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

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

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

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

```
You should have received a copy of the GNU General Public License  
along with this program; if not, write to the Free Software
```

Foundation, Inc., 675 Mass Ave, Cambridge, MA 02139, USA.

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

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

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

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

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

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

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

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

```
GNU LESSER GENERAL PUBLIC LICENSE
Version 2.1, February 1999
```

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

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

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public

Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

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

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

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

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

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

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

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

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

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

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

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

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

be combined with the library in order to run.

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

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

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

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

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

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

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

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

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

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

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

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

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

the scope of this License.

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

Yoyodyne, Inc., hereby disclaims all copyright interest in the

library 'Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990

Ty Coon, President of Vice

That's all there is to it!

1.4 anacron 2.3 :45.el5

1.4.1 Available under license :

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Version 2, June 1991

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

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

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

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

the scope of this License.

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

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

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

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

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1.5 as3ds 1.04

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1.6 atk 1.12.2 :1.fc6

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1.7 attr 2.4.32 :1.1

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```
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'Gnomovision' (which makes passes at compilers) written by James Hacker.
```

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

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1.8 audiofile 0.2.6 :5

1.8.1 Available under license :

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Version 2, June 1991

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

However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the

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```
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```

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```
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```

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/*

Audio File Library

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*/

/*

osxplay.c

This program demonstrates audio file playback using the Audio
File Library and Core Audio.

*/

1.9 audit 1.7.18 :2.e15

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Version 2, June 1991

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```
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1.10 augeas 0.10.0

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1.11 authconfig 5.3.21 :7.e15

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1.12 bash 3.2 :33.e15_11.4

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```
<one line to give the program's name and a brief idea of what it does.>  
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From: mikel@ora.com (Michael Loukides)
Message-Id: <9508011257.AA00672@los.ora.com>
Subject: Re: Ksh debugger from Rosenblatt's book [for bash]
To: Chet Ramey <chet@odin.INS.CWRU.Edu>
Cc: cmarie@ora.com, cam@iinet.com.au, brosenblatt@tm.com
In-Reply-To: Chet Ramey <chet@odin.INS.CWRU.Edu>, Mon, 31 Jul 1995 16:22:48 -0400

I've modified a (modified) version of Bill Rosenblatt's ksh debugger to work with bash-2.0. Does ORA have any problem with me distributing it with bash-2.0?

That's great!

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

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id AA00672; Tue, 1 Aug 95 08:57:32 EDT

Date: Tue, 1 Aug 95 08:57:32 EDT

From: mikel@ora.com (Michael Loukides)

Message-Id: <9508011257.AA00672@los.ora.com>

Subject: Re: Ksh debugger from Rosenblatt's book [for bash]

To: Chet Ramey <chet@odin.INS.CWRU.Edu>

Cc: cmarie@ora.com, cam@iinet.com.au, brosenblatt@tm.com

In-Reply-To: Chet Ramey <chet@odin.INS.CWRU.Edu>, Mon, 31 Jul 1995 16:22:48 -0400

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From: friedman@gnu.ai.mit.edu (Noah Friedman)
To: chet@po.cwru.edu
Subject: Bash scripts
Reply-To: friedman@gnu.ai.mit.edu
In-Reply-To: <chet@odin.ins.cwru.edu> Thu, 25 May 1995 11:19:59 -0400
References: <9505251519.AA06424.SM@odin.INS.CWRU.Edu>
Date: Thu, 25 May 95 11:18:21 CST

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

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

It should serve as a pretty good example of how to get carried away. :-)

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Flags: 10
Return-Path: speccdt@armory.com
Received: from po.cwru.edu (root@po.CWRU.Edu [129.22.4.2]) by odin.INS.CWRU.Edu with ESMTTP (8.6.10+cwru/CWRU-2.1-ins)
id KAA22876; Wed, 10 May 1995 10:21:10 -0400 (from speccdt@armory.com for <chet@odin.INS.CWRU.Edu>)
Received: from deepthought.armory.com (mmdf@deepthought.armory.com [192.122.209.42]) by po.cwru.edu with SMTP (8.6.10+cwru/CWRU-2.3)
id BAA16354; Wed, 10 May 1995 01:33:22 -0400 (from speccdt@armory.com for <chet@po.cwru.edu>)
From: John DuBois <speccdt@armory.com>
Date: Tue, 9 May 1995 22:33:12 -0700
In-Reply-To: Chet Ramey <chet@odin.ins.cwru.edu>
"ksh scripts" (May 9, 1:36pm)
X-Www: http://www.armory.com/~speccdt/
X-Mailer: Mail User's Shell (7.2.5 10/14/92)
To: chet@po.cwru.edu
Subject: Re: ksh scripts
Message-ID: <9505092233.aa13001@deepthought.armory.com>

Sure. The canonical versions are available on ftp.armory.com; you might want to pick up the latest versions before modifying them.

John

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

```
} Subject: ksh scripts
} From odin.ins.cwru.edu!chet Tue May 9 10:39:51 1995
} Received: from odin.INS.CWRU.Edu by deepthought.armory.com id aa22336;
} 9 May 95 10:39 PDT
} Received: (chet@localhost) by odin.INS.CWRU.Edu (8.6.10+cwru/CWRU-2.1-ins)
} id NAA20487; Tue, 9 May 1995 13:39:24 -0400 (from chet)
} Date: Tue, 9 May 1995 13:36:54 -0400
} From: Chet Ramey <chet@odin.ins.cwru.edu>
} To: john@armory.com
} Subject: ksh scripts
} Cc: chet@odin.ins.cwru.edu
} Reply-To: chet@po.cwru.edu
} Message-ID: <9505091736.AA20411.SM@odin.INS.CWRU.Edu>
} Read-Receipt-To: chet@po.CWRU.Edu
} MIME-Version: 1.0
} Content-Type: text/plain; charset=us-ascii
} Status: OR
}
} Hi. I'm the maintainer of bash (the GNU 'Bourne Again shell') for
} the FSF.
}
} I picked up a tar file of ksh scripts you wrote from an anon FTP site
} a while back. I'd like your permission to include modified versions
} of some of them in the next major bash distribution (with proper credit
} given, of course). Is it OK if I do that?
}
} Chet Ramey
}
} --
} "The lyf so short, the craft so long to lerne." - Chaucer
}
} Chet Ramey, Case Western Reserve University Internet: chet@po.CWRU.Edu
}-- End of excerpt from Chet Ramey
```

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```
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```

```
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1.13 bash 3.2 :32.el5

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```

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```
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```

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1.14 bind-libs 9.3.6 :20.P1.e15

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-->

```
<!-- $Id: copyright.xml,v 1.2.10.2 2005/05/13 01:22:35 marka Exp $ -->
```

```
<!-- Generate ISC copyright comments from Docbook copyright metadata. -->
```

```
<xsl:stylesheet xmlns:xsl="http://www.w3.org/1999/XSL/Transform" version="1.0">
```

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

```
<xsl:variable name="isc.copyright">  
  <xsl:call-template name="isc.copyright.format">  
    <xsl:with-param name="text">  
<xsl:for-each select="/refentry/docinfo/copyright | /book/bookinfo/copyright">  
  <xsl:text>Copyright (C) </xsl:text>  
  <xsl:call-template name="copyright.years">  
    <xsl:with-param name="years" select="year"/>  
  </xsl:call-template>  
  <xsl:text> </xsl:text>  
  <xsl:value-of select="holder"/>  
  <xsl:text>&#10;</xsl:text>  
</xsl:for-each>  
<xsl:text>
```

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```
</xsl:text>  
  </xsl:with-param>  
</xsl:call-template>  
</xsl:variable>
```

</xsl:stylesheet>

<!--

- Local variables:

- mode: sgml

- End:

-->

1.15 bind-utils 9.3.6 :20.P1.e15

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-->

<!-- \$Id: copyright.xsl,v 1.2.10.2 2005/05/13 01:22:35 marka Exp \$ -->

<!-- Generate ISC copyright comments from Docbook copyright metadata. -->

<xsl:stylesheet xmlns:xsl="http://www.w3.org/1999/XSL/Transform" version="1.0">

<xsl:template name="isc.copyright.format">

<xsl:param name="text"/>

<xsl:value-of select="\$isc.copyright.leader"/>

<xsl:value-of select="normalize-space(substring-before(\$text, '#10;'))"/>

<xsl:text>#10;</xsl:text>

<xsl:variable name="rest" select="substring-after(\$text, '#10;')"/>

<xsl:if test="translate(\$rest, '#9;#32;', '')">

<xsl:call-template name="isc.copyright.format">

<xsl:with-param name="text" select="\$rest"/>

</xsl:call-template>

</xsl:if>

</xsl:template>

<xsl:variable name="isc.copyright">

<xsl:call-template name="isc.copyright.format">

<xsl:with-param name="text">

<xsl:for-each select="/refentry/docinfo/copyright | /book/bookinfo/copyright">

<xsl:text>Copyright (C) </xsl:text>

<xsl:call-template name="copyright.years">

<xsl:with-param name="years" select="year"/>

</xsl:call-template>

<xsl:text> </xsl:text>

<xsl:value-of select="holder"/>

<xsl:text>#10;</xsl:text>

</xsl:for-each>

<xsl:text>

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</xsl:text>

</xsl:with-param>

</xsl:call-template>

</xsl:variable>

</xsl:stylesheet>

<!--

- Local variables:

- mode: sgml

- End:

-->

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1.16 binutils 2.17.50.0.6 :14.e15

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```

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```
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```
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```

```
<signature of Ty Coon>, 1 April 1989
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1.20 chkconfig 1.3.30.2 :2.e15

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```

```
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1.21 compat-gcc-296 2.96 :138

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

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```
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```

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```
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```

```
<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice
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1.22 compat-libstdc++-33 3.2.3 :61

1.22.1 Available under license :

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1.23 coreutils 5.97 :34.e15

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1.29 cyrus-sasl-lib 2.1.22 :5.e15_4.3

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

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

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

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

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

Thus, it is not the intent of this section to claim rights or contest

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

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

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

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

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

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

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

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

Section 6 states terms for distribution of such executables.

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

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

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

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

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

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

- b) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.
- c) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.
- d) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

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

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

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

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Appendix: How to Apply These Terms to Your New Libraries

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

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

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library 'Frob' (a library for tweaking knobs) written by James Random Hacker.

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

That's all there is to it!

1.35 dhcp 3.0.5 :29.el5

1.35.1 Available under license :

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1.36 dhcpv6 1.0.10 :20.el5

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Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

When a "work that uses the Library" uses material from a header file

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

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

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

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

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

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system,

rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

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

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

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

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

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

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

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include/common.h
include/timer.h
src/cfg.c
src/client6_parse.y
src/client6_token.l
src/common.c
src/dhcp6c.c
src/dhcp6s.c
src/timer.c
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```

include/hash.h
include/lease.h
include/server6_conf.h
src/client6_addr.c
src/dad_token.l
src/hash.c
src/lease.c
src/lease_token.l
src/netlink.c
src/radvd_token.l
src/resolv_token.l
src/server6_addr.c
src/server6_conf.c
src/server6_parse.y
src/server6_token.l
/*

```

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include/dhcp6r.h

include/relay6_database.h

include/relay6_parser.h

include/relay6_socket.h

src/dhcp6r.c

src/relay6_database.c

src/relay6_parser.c

src/relay6_socket.c

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*/

include/dhc6_alloc.h

include/dhcp6client.h

include/libdhcp_control.h

src/dhc6_alloc.c

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1.41 dos2unix 3.1 :27.2.e15

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1.42 e2fsprogs 1.39 :33.e15

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Theodore Ts'o
15-Mar-2003

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1.43 e2fsprogs-libs 1.39 :33.e15

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Theodore Ts'o
15-Mar-2003

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1.44 e4fsprogs 1.41.12 :2.e15

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Theodore Ts'o
23-June-2007

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That's all there is to it!

/*

- * profile.c -- A simple configuration file parsing "library in a file"
- *
- * The profile library was originally written by Theodore Ts'o in 1995
- * for use in the MIT Kerberos v5 library. It has been
- * modified/enhanced/bug-fixed over time by other members of the MIT
- * Kerberos team. This version was originally taken from the Kerberos
- * v5 distribution, version 1.4.2, and radically simplified for use in
- * e2fsprogs. (Support for locking for multi-threaded operations,
- * being able to modify and update the configuration file
- * programmatically, and Mac/Windows portability have been removed.
- * It has been folded into a single C source file to make it easier to
- * fold into an application program.)

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

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```

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```

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```
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Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
```

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

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1.46 elfutils-libelf 0.137 :3.el5

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```

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

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1.47 elfutils-libs 0.137 :3.el5

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1.50 etherboot 5.4.4 :16.e15

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Especially significant contributions were made by John Ousterhout, Henry Spencer, and Rob Savoye. See the HISTORY file for others.

/*

* regcomp and regexc -- regrab and regerror are elsewhere

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```

*
* Beware that some of this code is subtly aware of the way operator
* precedence is structured in regular expressions. Serious changes in
* regular-expression syntax might require a total rethink.
*
* *** NOTE: this code has been altered slightly for use in Tcl. ***
* *** The only change is to use ckalloc and ckfree instead of ***
* *** malloc and free. ***
*
* *** and again for Expect!!! - DEL
*
* *** More minor corrections stolen from tcl7.5p1/regexp.c - DEL

```

1.54 file 4.17 :15.el5_3.1

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Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that companies distributing free software will individually obtain patent licenses, thus in effect

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative

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

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

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

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- b) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.
- c) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.
- d) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the

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

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

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END OF TERMS AND CONDITIONS

Appendix: How to Apply These Terms to Your New Libraries

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

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

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

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<signature of Ty Coon>, 1 April 1990

Ty Coon, President of Vice

That's all there is to it!

/*

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*

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- */

1.66 gdb 7.0.1 :37.e15

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Version 3, 29 June 2007

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

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

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1. Source Code.

The "source code" for a work means the preferred form of the work

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

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

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

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

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

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1.68 genx beta5

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1.69 glib2 2.12.3 :4.e15_3.1

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

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(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must

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1.70 glibc 2.5 :65

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1.71 glibc 2.5 :118.el5_10.2

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b) Use a suitable shared library mechanism for linking with the

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

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

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

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

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

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

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

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

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

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

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the

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

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

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1.74 grep 2.5.1 :55.e15

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1.75 grub 0.97 :13.5

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*

* if_epreg.h,v 1.4 1994/11/13 10:12:37 gibbs Exp Modified by:

*

October 2, 1994

Modified by: Andres Vega Garcia

INRIA - Sophia Antipolis, France

e-mail: avega@sophia.inria.fr

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*/

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* $Id: imgact_aout.h,v 1.1 1999/06/24 00:03:22 okuji Exp $
*/
/*
* 11/23/95 - Kludge to get "ntohl" null macro added. -- ESB
* - and for __LDPGSZ
*/
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```

/*****
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* httpd@ncsa.uiuc.edu
*
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From strings/apr_fnmatch.c, include/apr_fnmatch.h, misc/unix/getopt.c, file_io/unix/mktemp.c, strings/apr_strings.c:

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From dso/aix/dso.c:

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From strings/apr_strnatcmp.c, include/apr_strings.h:

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From strings/apr_snprintf.c:

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```
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and semantics are as close as possible to those of the Perl 5 language.

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1.83 iproute 2.6.18 :11.e15

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1.84 iptables 1.3.5 :5.3.e15_4.1

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<mailto:kuznet@ms2.inr.ac.ru>>Alexey Kuznetsov
<kuznet@ms2.inr.ac.ru>

/* pg3.c: Packet Generator for packet performance testing.

*

* Copyright 2001 by Robert Olsson <robert.olsson@its.uu.se>

*

Uppsala University, Sweden

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* tracepath.c

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* Authors: Alexey Kuznetsov, <kuznet@ms2.inr.ac.ru>

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/*

* tracepath6.c

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*/

/*

* Modified for NRL 4.4BSD IPv6 release.

* 07/31/96 bgp

*

* Search for "#ifdef NRL" to find the changes.

*/

/*

* Modified for Linux IPv6 by Pedro Roque <roque@di.fc.ul.pt>

* 31/07/1996

*

* As ICMP error messages for IPv6 now include more than 8 bytes

* UDP datagrams are now sent via an UDP socket instead of magic

* RAW socket tricks.

*

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* match the code anymore.

*/

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*/

/* Mode: C;

* ifenslave.c: Configure network interfaces for parallel routing.

*

* This program controls the Linux implementation of running multiple

* network interfaces in parallel.

*

* Author: Donald Becker <becker@cesdis.gsfc.nasa.gov>

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*

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- * Center of Excellence in Space Data and Information Sciences
- * Code 930.5, Goddard Space Flight Center, Greenbelt MD 20771
- *
- * Changes :
- * - 2000/10/02 Willy Tarreau <willy at meta-x.org> :
- * - few fixes. Master's MAC address is now correctly taken from
- * the first device when not previously set ;
- * - detach support : call BOND_RELEASE to detach an enslaved interface.
- * - give a mini-howto from command-line help : # ifenslave -h
- *
- * - 2001/02/16 Chad N. Tindel <ctindel at ieee dot org> :
- * - Master is now brought down before setting the MAC address. In
- * the 2.4 kernel you can't change the MAC address while the device is
- * up because you get EBUSY.
- *
- * - 2001/09/13 Takao Indoh <indou dot takao at jp dot fujitsu dot com>
- * - Added the ability to change the active interface on a mode 1 bond
- * at runtime.
- *
- * - 2001/10/23 Chad N. Tindel <ctindel at ieee dot org> :
- * - No longer set the MAC address of the master. The bond device will
- * take care of this itself
- * - Try the SIOC*** versions of the bonding ioctls before using the
- * old versions
- * - 2002/02/18 Erik Habbinga <erik_habbinga @ hp dot com> :
- * - ifr2.ifr_flags was not initialized in the hwaddr_notset case,
- * SIOCGIFFLAGS now called before hwaddr_notset test
- *
- * - 2002/10/31 Tony Cureington <tony.cureington * hp_com> :
- * - If the master does not have a hardware address when the first slave
- * is enslaved, the master is assigned the hardware address of that
- * slave - there is a comment in bonding.c stating "ifenslave takes
- * care of this now." This corrects the problem of slaves having
- * different hardware addresses in active-backup mode when
- * multiple interfaces are specified on a single ifenslave command
- * (ifenslave bond0 eth0 eth1).
- *
- * - 2003/03/18 - Tsippy Mendelson <tsippy.mendelson at intel dot com> and
- * Shmulik Hen <shmulik.hen at intel dot com>
- * - Moved setting the slave's mac address and opening it, from
- * the application to the driver. This enables support of modes
- * that need to use the unique mac address of each slave.
- * The driver also takes care of closing the slave and restoring its
- * original mac address upon release.
- * In addition, block possibility of enslaving before the master is up.

- * This prevents putting the system in an undefined state.
- *
- * - 2003/05/01 - Amir Noam <amir.noam at intel dot com>
- * - Added ABI version control to restore compatibility between
- * new/old ifenslave and new/old bonding.
- * - Prevent adding an adapter that is already a slave.
- * Fixes the problem of stalling the transmission and leaving
- * the slave in a down state.
- *
- * - 2003/05/01 - Shmulik Hen <shmulik.hen at intel dot com>
- * - Prevent enslaving if the bond device is down.
- * Fixes the problem of leaving the system in unstable state and
- * halting when trying to remove the module.
- * - Close socket on all abnormal exists.
- * - Add versioning scheme that follows that of the bonding driver.
- * current version is 1.0.0 as a base line.
- *
- * - 2003/05/22 - Jay Vosburgh <fubar at us dot ibm dot com>
- * - ifenslave -c was broken; it's now fixed
- * - Fixed problem with routes vanishing from master during enslave
- * processing.
- *
- * - 2003/05/27 - Amir Noam <amir.noam at intel dot com>
- * - Fix backward compatibility issues:
- * For drivers not using ABI versions, slave was set down while
- * it should be left up before enslaving.
- * Also, master was not set down and the default set_mac_address()
- * would fail and generate an error message in the system log.
- * - For opt_c: slave should not be set to the master's setting
- * while it is running. It was already set during enslave. To
- * simplify things, it is now handled separately.
- *
- * - 2003/12/01 - Shmulik Hen <shmulik.hen at intel dot com>
- * - Code cleanup and style changes
- * set version to 1.1.0
- * /

1.87 JavaBeans Activation Framework (JAF)

1.1

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```
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```

```
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1.92 kernel 2.6.18 :308.e15

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1.93 keyutils-libs 1.2 :1.e15

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under certain conditions; type `show c' for details.
```

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```
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Ty Coon, President of Vice
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1.94 krb5 1.6.1 :62.e15

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lib/gssapi/generic/gssapi_err_generic.et
lib/gssapi/mechglue/g_accept_sec_context.c
lib/gssapi/mechglue/g_acquire_cred.c
lib/gssapi/mechglue/g_canon_name.c
lib/gssapi/mechglue/g_compare_name.c
lib/gssapi/mechglue/g_context_time.c
lib/gssapi/mechglue/g_delete_sec_context.c
lib/gssapi/mechglue/g_dsp_name.c
lib/gssapi/mechglue/g_dsp_status.c
lib/gssapi/mechglue/g_dup_name.c
lib/gssapi/mechglue/g_exp_sec_context.c
lib/gssapi/mechglue/g_export_name.c
lib/gssapi/mechglue/g_glue.c
lib/gssapi/mechglue/g_imp_name.c
lib/gssapi/mechglue/g_imp_sec_context.c
lib/gssapi/mechglue/g_init_sec_context.c
lib/gssapi/mechglue/g_initialize.c
lib/gssapi/mechglue/g_inquire_context.c
lib/gssapi/mechglue/g_inquire_cred.c
lib/gssapi/mechglue/g_inquire_names.c
lib/gssapi/mechglue/g_process_context.c
lib/gssapi/mechglue/g_rel_buffer.c
lib/gssapi/mechglue/g_rel_cred.c
lib/gssapi/mechglue/g_rel_name.c
lib/gssapi/mechglue/g_rel_oid_set.c
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lib/gssapi/mechglue/g_sign.c
lib/gssapi/mechglue/g_store_cred.c
lib/gssapi/mechglue/g_unseal.c

lib/gssapi/mechglue/g_userok.c
lib/gssapi/mechglue/g_utils.c
lib/gssapi/mechglue/g_verify.c
lib/gssapi/mechglue/gssd_pname_to_uid.c
lib/gssapi/mechglue/mglueP.h
lib/gssapi/mechglue/oid_ops.c
lib/gssapi/spnego/gssapiP_spnego.h
lib/gssapi/spnego/spnego_mech.c

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1.95 kudzu 1.2.57.1.26 :1

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```

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```
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```

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

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1.96 kvm 83 :262.e15

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1.101 libdrm 2.0.2 :1.1

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1.103 libgcrypt 1.4.4 :5.el5

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

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

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

```
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```

```
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```

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

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

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

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

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

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<signature of Ty Coon>, 1 April 1990

Ty Coon, President of Vice

That's all there is to it!

```
/* This module is part of the cryptlib continuously seeded pseudorandom
number generator. For usage conditions, see lib_rand.c
```

[Here is the notice from lib_rand.c:]

This module and the misc/rnd*.c modules represent the cryptlib continuously seeded pseudorandom number generator (CSPRNG) as described in my 1998 Usenix Security Symposium paper "The generation of random numbers for cryptographic purposes".

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Although not required under the terms of the LGPL, it would still be nice if you could make any changes available to the author to allow a consistent code base to be maintained. */

```
/* rndw32.c - W32 entropy gatherer
```

```
* Copyright (C) 1999, 2000, 2002, 2003, 2007 Free Software Foundation, Inc.
```

```
* Copyright Peter Gutmann, Matt Thomlinson and Blake Coverett 1996-2006
```

```
*
```

```
* This file is part of Libgcrypt.
```

```
*
```

```
*****
```

```
* The code here is based on code from Cryptlib 3.0 beta by Peter Gutmann.
```

```
* Source file misc/rndwin32.c "Win32 Randomness-Gathering Code" with this
```

```

* copyright notice:
*
* This module is part of the cryptlib continuously seeded pseudorandom
* number generator. For usage conditions, see lib_rand.c
*
* [Here is the notice from lib_rand.c, which is now called dev_sys.c]
*
* This module and the misc/rnd*.c modules represent the cryptlib
* continuously seeded pseudorandom number generator (CSPRNG) as described in
* my 1998 Usenix Security Symposium paper "The generation of random numbers
* for cryptographic purposes".
*
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*
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* be nice if you could make any changes available to the author to
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```

1.104 libgpg-error 1.4 :2

1.104.1 Available under license :

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Version 2.1, February 1999

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1.106 libjpeg 6b :37

1.106.1 Notifications :

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

1.106.2 Available under license :

The Independent JPEG Group's JPEG software

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README for release 6b of 27-Mar-1998

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

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

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

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

DOCUMENTATION ROADMAP

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This file contains the following sections:

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

Other documentation files in the distribution are:

User documentation:

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

Programmer and internal documentation:

libjpeg.doc How to use the JPEG library in your own programs.
example.c Sample code for calling the JPEG library.
structure.doc Overview of the JPEG library's internal structure.
filelist.doc Road map of IJG files.
coderules.doc Coding style rules --- please read if you contribute code.

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

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

OVERVIEW

=====

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

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

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

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

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

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The Unix configuration script "configure" was produced with GNU Autoconf. It is copyright by the Free Software Foundation but is freely distributable. The same holds for its supporting scripts (config.guess, config.sub,

ltconfig, ltmain.sh). Another support script, install-sh, is copyright by M.I.T. but is also freely distributable.

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

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

We are required to state that

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REFERENCES

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

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

A somewhat less technical, more leisurely introduction to JPEG can be found in "The Data Compression Book" by Mark Nelson and Jean-loup Gailly, published by M&T Books (New York), 2nd ed. 1996, ISBN 1-55851-434-1. This book provides good explanations and example C code for a multitude of compression methods including JPEG. It is an excellent source if you are comfortable reading C

code but don't know much about data compression in general. The book's JPEG sample code is far from industrial-strength, but when you are ready to look at a full implementation, you've got one here...

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

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

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

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

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

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

The TIFF 6.0 file format specification can be obtained by FTP from <ftp://ftp.sgi.com/graphics/tiff/TIFF6.ps.gz>. The JPEG incorporation scheme found in the TIFF 6.0 spec of 3-June-92 has a number of serious problems. IJG does not recommend use of the TIFF 6.0 design (TIFF Compression tag 6).

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

ARCHIVE LOCATIONS

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

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

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

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

- send `usenet/news.answers/jpeg-faq/part1`
- send `usenet/news.answers/jpeg-faq/part2`

RELATED SOFTWARE

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

If you are on a Unix machine, we highly recommend Jef Poskanzer's free PBPLUS software, which provides many useful operations on PPM-format image files. In particular, it can convert PPM images to and from a wide range of other formats, thus making cjpeg/djpeg considerably more useful. The latest version is distributed by the NetPBM group, and is available from numerous sites, notably <ftp://wuarchive.wustl.edu/graphics/graphics/packages/NetPBM/>. Unfortunately PBPLUS/NETPBM is not nearly as portable as the IJG software is; you are likely to have difficulty making it work on any non-Unix machine.

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

FILE FORMAT WARS

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

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

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

Various proprietary file formats incorporating JPEG compression also exist. We have little or no sympathy for the existence of these formats. Indeed,

one of the original reasons for developing this free software was to help force convergence on common, open format standards for JPEG files. Don't use a proprietary file format!

TO DO

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

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

As always, speeding things up is of great interest.

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

Attempt to guess a canonical system name.

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Written by Per Bothner <bothner@cygnus.com>.

The master version of this file is at the FSF in /home/gd/gnu/lib.

#

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*/

/*

* Usage:

ansi2knr input_file [output_file]

* If no output_file is supplied, output goes to stdout.

* There are no error messages.

*

* ansi2knr recognizes function definitions by seeing a non-keyword

* identifier at the left margin, followed by a left parenthesis,

* with a right parenthesis as the last character on the line,

* and with a left brace as the first token on the following line

* (ignoring possible intervening comments).

* It will recognize a multi-line header provided that no intervening

* line ends with a left or right brace or a semicolon.

* These algorithms ignore whitespace and comments, except that

* the function name must be the first thing on the line.

* The following constructs will confuse it:

* - Any other construct that starts at the left margin and

* follows the above syntax (such as a macro or function call).

* - Some macros that tinker with the syntax of the function header.

*/

```
# install - install a program, script, or datafile
# This comes from X11R5 (mit/util/scripts/install.sh).
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#
# Calling this script install-sh is preferred over install.sh, to prevent
# `make' implicit rules from creating a file called install from it
# when there is no Makefile.
#
# This script is compatible with the BSD install script, but was written
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# shared with many OS's install programs.

/* Portions of this code are based on the PBMPLUS library, which is:
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*/
```

1.107 libogg 1.1.3 :3.e15

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This package was debianized by Christopher L Cheney <ccheney@debian.org> on
Sun, 29 Oct 2000 01:11:57 -0500.

It was downloaded from <http://downloads.xiph.org/releases/ogg/>

Upstream Author(s): Christopher Montgomery <monty@xiph.org>

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1.109 libsepol 1.15.2 :3.el5

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1.110 libsysfs 2.10 :1.e15

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

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

portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

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

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

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

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

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

and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

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1.111 libtermcap 2.0.8 :46.1

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

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

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```

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<signature of Ty Coon>, 1 April 1989
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1.126 Linux Integration Services for Hyper-V

3.4 :1

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1.130 lvm2 - libs 2.02.84 :6.e15

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1.131 MAKEDEV 3.23 :1.2

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1.132 mcstrans 0.2.11 :3.e15

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1.133 mesa-libGL 6.5.1 :7.10.e15

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

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

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

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

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"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated

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(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must

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

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That's all there is to it!

/*

* Mesa 3-D graphics library

* Version: 5.1

*

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*

* Based on glfbdev.c, written by Brian Paul.

*

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1.134 mesa-libGL_directfb 6.5.1 :7.10.e15

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*

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1.135 mesa-libGL_GL 6.5.1 :7.10.e15

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/*

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* Version: 5.1

*

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1.139 mod_auth_pam 1.1.1

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1.140 module-init-tools 3.3

:0.pre3.1.60.el5_5.1

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The ncurses (new curses) library is a free software emulation of curses in System V Release 4.0, and more. It uses terminfo format, supports pads and color and multiple highlights and forms characters and function-key mapping, and has all the other SYSV-curses enhancements over BSD curses.

In mid-June 1995, the maintainer of 4.4BSD curses declared that he considered 4.4BSD curses obsolete, and encouraged the keepers of Unix releases such as BSD/OS, FreeBSD and NetBSD to switch over to ncurses.

The ncurses code was developed under GNU/Linux. It has been in use for some time with OpenBSD as the system curses library, and on FreeBSD and NetBSD as an external package. It should port easily to any ANSI/POSIX-conforming UNIX. It has even been ported to OS/2 Warp!

The distribution includes the library and support utilities, including a terminfo compiler tic(1), a decompiler infocmp(1), clear(1), tput(1), tset(1), and a termcap conversion tool captainfo(1). Full manual pages are provided for the library and tools.

The ncurses distribution is available via anonymous FTP at the GNU distribution site [1]<ftp://ftp.gnu.org/gnu/ncurses/>.

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1.142 net-tools 1.60 :81.e15

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```
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```

```
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<signature of Ty Coon>, 1 April 1990
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1.146 ntp 4.2.2p1 :15.e15

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jpg "Clone me," says Dolly sheepishly

Last update: 02:45 UTC Tuesday, June 27, 2006

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3. [3]Viraj Bais <vbais@mailman1.intel.com> and [4]Clayton Kirkwood <kirkwood@striderfm.intel.com> port to WindowsNT 3.5
4. [5]Michael Barone <michael,barone@lmco.com> GPSVME fixes
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22. [23]Hans Lambermont <Hans.Lambermont@nl.origin-it.com> or [24]<H.Lambermont@chello.nl> ntpsweep
23. [25]Poul-Henning Kamp <phk@FreeBSD.ORG> Oncore driver (Original author)
24. [26]Frank Kardel [27]<kardel (at) ntp (dot) org> PARSE <GENERIC> driver (>14 reference clocks), STREAMS modules for PARSE, support scripts, syslog cleanup, dynamic interface handling
25. [28]William L. Jones <jones@hermes.chpc.utexas.edu> RS/6000 AIX modifications, HPUX modifications
26. [29]Dave Katz <dkatz@cisco.com> RS/6000 AIX port
27. [30]Craig Leres <leres@ee.lbl.gov> 4.4BSD port, ppsclock, Magnavox GPS clock driver
28. [31]George Lindholm <lindholm@ucs.ubc.ca> SunOS 5.1 port
29. [32]Louis A. Mamakos <louie@ni.umd.edu> MD5-based authentication
30. [33]Lars H. Mathiesen <thorinn@diku.dk> adaptation of foundation code for Version 3 as specified in RFC-1305
31. [34]Danny Mayer <mayer@ntp.org>Network I/O, Windows Port, Code Maintenance

32. [35]David L. Mills <mills@udel.edu> Version 4 foundation: clock discipline, authentication, precision kernel; clock drivers: Spectracom, Austron, Arbiter, Heath, ATOM, ACTS, KSI/Odetics; audio clock drivers: CHU, WWV/H, IRIG
33. [36]Wolfgang Moeller <moeller@gwdgv1.dnet.gwdg.de> VMS port
34. [37]Jeffrey Mogul <mogul@pa.dec.com> ntptrace utility
35. [38]Tom Moore <tmoore@fivel.daytonoh.ncr.com> i386 svr4 port
36. [39]Kamal A Mostafa <kamal@whence.com> SCO OpenServer port
37. [40]Derek Mulcahy <derek@toybox.demon.co.uk> and [41]Damon Hart-Davis <d@hd.org> ARCRON MSF clock driver
38. [42]Rainer Pruy <Rainer.Pruy@informatik.uni-erlangen.de> monitoring/trap scripts, statistics file handling
39. [43]Dirce Richards <dirce@zk3.dec.com> Digital UNIX V4.0 port
40. [44]Wilfredo Sanchez <wsanchez@apple.com> added support for NetInfo
41. [45]Nick Sayer <mrapple@quack.kfu.com> SunOS streams modules
42. [46]Jack Sasportas <jack@innovativeinternet.com> Saved a Lot of space on the stuff in the html/pic/ subdirectory
43. [47]Ray Schnitzler <schnitz@unipress.com> Unixware1 port
44. [48]Michael Shields <shields@tembel.org> USNO clock driver
45. [49]Jeff Steinman <jss@pebbles.jpl.nasa.gov> Datum PTS clock driver
46. [50]Harlan Stenn <harlan@pfcs.com> GNU automake/autoconfigure makeover, various other bits (see the ChangeLog)
47. [51]Kenneth Stone <ken@sdd.hp.com> HP-UX port
48. [52]Ajit Thyagarajan <ajit@ee.udel.edu>IP multicast/anycast support
49. [53]Tomoaki TSURUOKA <tsuruoka@nc.fukuoka-u.ac.jp>TRAK clock driver
50. [54]Paul A Vixie <vixie@vix.com> TrueTime GPS driver, generic TrueTime clock driver
51. [55]Ulrich Windl <Ulrich.Windl@rz.uni-regensburg.de> corrected and validated HTML documents according to the HTML DTD

References

1. [mailto:%20mark_andrews@isc.org](mailto:mark_andrews@isc.org)
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1.149 openldap 2.3.43 :12.el5_6.7

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* @version 3.0 (December 2000)

*

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*

* @author Vincent Rijmen <vincent.rijmen@esat.kuleuven.ac.be>

* @author Antoon Bosselaers <antoon.bosselaers@esat.kuleuven.ac.be>

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1.151 openssl 1.0.1j :[15 Oct 2014]

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1.152 openssl 0.9.8e :26.e15_9.1

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1.157 pam_pkcs11 0.5.3 :23

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scriptversion=2005-02-02.21

This originates from X11R5 (mit/util/scripts/install.sh), which was

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1.159 pam_smb 1.1.7 :7.2.1

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1.162 pcre 6.6 :6.e15_6.1

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1.164 perl 5.8.8 :32.el5_6.3

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

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

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

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 1, or (at your option) any later version.

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

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

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

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

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

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

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the
program 'Gnomovision' (a program to direct compilers to make passes
at assemblers) written by James Hacker.
```

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

That's all there is to it!
Perl Kit, Version 5

Copyright (C) 1993, 1994, 1995, 1996, 1997, 1998, 1999,

2000, 2001, 2002, 2003, 2004, 2005, 2006 by Larry Wall and others

All rights reserved.

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Perl is a language that combines some of the features of C, sed, awk and shell. See the manual page for more hype. There are also many Perl books available, covering a wide variety of topics, from various publishers. See pod/perlbook.pod for more information.

Please read all the directions below before you proceed any further, and then follow them carefully.

Installation

1) Detailed instructions are in the file "INSTALL", which you should read if you are either installing on a system resembling Unix or porting perl to another platform. For non-Unix platforms, see the corresponding README.

2) Read the manual entries before running perl.

3) IMPORTANT! Help save the world! Communicate any problems and suggested patches to perlbug@perl.org so we can keep the world in sync.

If you have a problem, there's someone else out there who either has had or will have the same problem. See the section on "Reporting Problems" in the INSTALL file.

The latest versions of perl are always available on the various CPAN (Comprehensive Perl Archive Network) sites around the world. See <http://www.cpan.org/src/>.

Just a personal note: I want you to know that I create nice things like this because it pleases the Author of my story. If this bothers you, then your notion of Authorship needs some revision. But you can use perl anyway. :-)

The author.

1.165 perl-Compress-Zlib 1.42 :1.fc6

1.165.1 Available under license :

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1.166 perl-HTML-Parser 3.55 :1.fc6

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```
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```

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```

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```

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```

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

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

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```
Yoyodyne, Inc., hereby disclaims all copyright interest in the
program `Gnomovision' (a program to direct compilers to make passes
at assemblers) written by James Hacker.
```

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

That's all there is to it!

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1.167 perl-HTML-Tagset 3.10 :2.1.1

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1.168 perl-libwww-perl 5.805 :1.1.1

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1.169 perl-URI 1.35 :3

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1.170 pm-utils 0.99.3 :10.el5

1.170.1 Available under license :

vbetool-0.1

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1.171 polycoreutils 1.33.12 :14.8.e15

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1.172 postgresql 8.4.13 :1.e15_8

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#
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# exits with 0. Otherwise, it exits with 1.
#
# The plan is that this can be called by configure scripts if you
# don't specify an explicit build system type.
/*
* internal.c
* Wrapper for builtin functions
*
* Copyright (c) 2001 Marko Kreen
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*
```

```

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*
* $PostgreSQL: postgresql/contrib/pgcrypto/internal-sha2.c,v 1.3 2009/06/11 14:48:52 momjian Exp $
*/

```

```

/* This is an independent implementation of the encryption algorithm: */
/*      */
/* RIJNDael by Joan Daemen and Vincent Rijmen */
/*      */
/* which is a candidate algorithm in the Advanced Encryption Standard */
/* programme of the US National Institute of Standards and Technology. */
/*      */
/* Copyright in this implementation is held by Dr B R Gladman but I */
/* hereby give permission for its free direct or derivative use subject */
/* to acknowledgment of its origin and compliance with any conditions */
/* that the originators of the algorithm place on its exploitation. */
/*      */
/* Dr Brian Gladman (gladman@seven77.demon.co.uk) 14th January 1999 */

```

1.173 procps 3.2.7 :17.e15

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```
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```

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1.176 psqldb 09.01.0100

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Version 2, June 1991

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```
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# Usage: $progname [OPTION]... [MODE-ARG]...
#
```

1.177 python 2.4.3 :44.e15

1.177.1 Available under license :

A. HISTORY OF THE SOFTWARE

=====

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

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

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

All Python releases are Open Source (see <http://www.opensource.org> for the Open Source Definition). Historically, most, but not all, Python releases have also been GPL-compatible; the table below summarizes the various releases.

Release	Derived from	Year	Owner	GPL-compatible? (1)
0.9.0 thru 1.2		1991-1995	CWI	yes
1.3 thru 1.5.2	1.2	1995-1999	CNRI	yes
1.6	1.5.2	2000	CNRI	no
2.0	1.6	2000	BeOpen.com	no
1.6.1	1.6	2001	CNRI	yes (2)
2.1	2.0+1.6.1	2001	PSF	no
2.0.1	2.0+1.6.1	2001	PSF	yes
2.1.1	2.1+2.0.1	2001	PSF	yes
2.2	2.1.1	2001	PSF	yes
2.1.2	2.1.1	2002	PSF	yes
2.1.3	2.1.2	2002	PSF	yes
2.2.1	2.2	2002	PSF	yes
2.2.2	2.2.1	2002	PSF	yes
2.2.3	2.2.2	2003	PSF	yes
2.3	2.2.2	2002-2003	PSF	yes
2.3.1	2.3	2002-2003	PSF	yes
2.3.2	2.3.1	2002-2003	PSF	yes
2.3.3	2.3.2	2002-2003	PSF	yes
2.3.4	2.3.3	2004	PSF	yes
2.3.5	2.3.4	2005	PSF	yes
2.4	2.3	2004	PSF	yes
2.4.1	2.4.1	2005	PSF	yes
2.4.2	2.4.1	2005	PSF	yes
2.4.3	2.4.2	2006	PSF	yes

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(1) GPL-compatible doesn't mean that we're distributing Python under the GPL. All Python licenses, unlike the GPL, let you distribute a modified version without making your changes open source. The

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(2) According to Richard Stallman, 1.6.1 is not GPL-compatible, because its license has a choice of law clause. According to CNRI, however, Stallman's lawyer has told CNRI's lawyer that 1.6.1 is "not incompatible" with the GPL.

Thanks to the many outside volunteers who have worked under Guido's direction to make these releases possible.

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1.178 python-augeas 0.4.1 :1.e16

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1.180 python-dmidecode 3.10.13 :1.el5_5.1

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 * (David Sommerseth <davids@redhat.com>, 2009)
 *
 */

1.181 python-elementtree 1.2.6 :5

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1.182 python-gflags 2.0

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1.183 python-iniparse 0.2.3 :4.e15

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

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

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Release from	Derived	Year	Owner	GPL- compatible? (1)
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0.9.0 thru 1.2		1991-1995	CWI	yes
1.3 thru 1.5.2	1.2	1995-1999	CNRI	yes
1.6	1.5.2	2000	CNRI	no
2.0	1.6	2000	BeOpen.com	no
1.6.1	1.6	2001	CNRI	yes (2)
2.1	2.0+1.6.1	2001	PSF	no
2.0.1	2.0+1.6.1	2001	PSF	yes
2.1.1	2.1+2.0.1	2001	PSF	yes
2.2	2.1.1	2001	PSF	yes
2.1.2	2.1.1	2002	PSF	yes
2.1.3	2.1.2	2002	PSF	yes
2.2.1	2.2	2002	PSF	yes
2.2.2	2.2.1	2002	PSF	yes
2.2.3	2.2.2	2003	PSF	yes
2.3	2.2.2	2002-2003	PSF	yes
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1.184 python-json 3.4 :3

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```
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1.185 python-numeric 23.7 :2.2.2.el5_6.1

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

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

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Release from	Derived	Year	Owner	GPL-compatible? (1)
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1.3 thru 1.5.2	1.2	1995-1999	CNRI	yes
1.6	1.5.2	2000	CNRI	no
2.0	1.6	2000	BeOpen.com	no
1.6.1	1.6	2001	CNRI	no
2.1	2.0+1.6.1	2001	PSF	no
2.0.1	2.0+1.6.1	2001	PSF	yes
2.1.1	2.1+2.0.1	2001	PSF	yes
2.2	2.1.1	2001	PSF	yes
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1.186 python-sqlite 1.1.7 :1.2.1

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Version 1.1

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1.194 readline 5.1 :3.e15

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```
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1.196 redhat-logos 4.9.16 :1

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1.197 redhat-release-notes 5Server :41

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1.198 redhat-rpm-config 8.0.45 :32.el5

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

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

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

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

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

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

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

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

However, unrestricted linking of non-free programs would deprive the

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

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

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

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

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

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

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from

such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

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

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

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

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

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in

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

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

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

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

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

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

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

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

5. A program that contains no derivative of any portion of the

Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

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

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

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

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

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

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

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under

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

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

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

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

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

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

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

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

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

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END OF TERMS AND CONDITIONS

Appendix: How to Apply These Terms to Your New Libraries

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

```
<one line to give the library's name and a brief idea of what it does.>  
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<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

That's all there is to it!

1.202 SDL 1.2.10 :9.e15

1.202.1 Available under license :

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Preamble

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When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that

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

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

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

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

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

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

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

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

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

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

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

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

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

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

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

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

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

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

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

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

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

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

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

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

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

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

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

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

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

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6.

Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

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

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October 28, 1997

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Sam Lantinga (slouken@libsdl.org)

1.203 sed 4.1.5 :8.e15

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```

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```
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```

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1.215 system-config-securitylevel-tui 1.6.29.1 :6.e15

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```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
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```
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=====
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1.218 tcl 8.4.13 :4.e15

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1.219 tcp_wrappers 7.6 :40.7.e15

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jUDnyzmosOudM/iFlv6YfyR820aNvNNI+AdtgWYRPVHocVNOOrZcmu7IADO8hIU//

v8BeBE0bdjeVmOQYRQfXgt3J2q0b8x8Q5a/LCLVLh8k6DFGg8AfEbLDQWhi1JiXC

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1.220 tcpdump 3.9.4 :15.e15

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1.221 tcsh 6.14 :17.e15_5.2

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1.222 telnet 0.17 :39.e15

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1.225 time 1.7 :27.2.2

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1.226 tmpwatch 2.9.7 :1.1.el5.5

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1.230 unixODBC 2.2.11 :10.e15

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```
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```
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```
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1.235 vim-minimal 7.0.109 :7.el5

1.236 Virtualbox 4.2.18

1.236.1 Available under license :

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```

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 */

```

```

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#include <assert.h>
#include <stdarg.h>
#include <stdlib.h>
#include <stdio.h>
#include <string.h>
#include <inttypes.h>
#else
#include <stdio.h>
#include "osdep.h"
#endif

```

```

#include "config.h"
#include "osdep.h"

```

```

#include "tcg.h"

```

```

int __op_param1, __op_param2, __op_param3;
#if defined(__sparc__) || defined(__arm__)
void __op_gen_label1(){ }
void __op_gen_label2(){ }
void __op_gen_label3(){ }

```

```

#else
int __op_gen_label1, __op_gen_label2, __op_gen_label3;
#endif
int __op_jmp0, __op_jmp1, __op_jmp2, __op_jmp3;

#if 0
#if defined(__s390__)
static inline void flush_icache_range(uintptr_t start, uintptr_t stop)
{
}
#elif defined(__ia64__)
static inline void flush_icache_range(uintptr_t start, uintptr_t stop)
{
    while (start < stop) {
asm volatile ("fc %0" :: "r"(start));
start += 32;
    }
asm volatile (";;sync.i;;srlz.i;");
}
#elif defined(__powerpc__)

#define MIN_CACHE_LINE_SIZE 8 /* conservative value */

static inline void flush_icache_range(uintptr_t start, uintptr_t stop)
{
    uintptr_t p;

    start &= ~(MIN_CACHE_LINE_SIZE - 1);
    stop = (stop + MIN_CACHE_LINE_SIZE - 1) & ~(MIN_CACHE_LINE_SIZE - 1);

    for (p = start; p < stop; p += MIN_CACHE_LINE_SIZE) {
asm volatile ("dcbst 0,%0" :: "r"(p) : "memory");
    }
asm volatile ("sync" :: : "memory");
    for (p = start; p < stop; p += MIN_CACHE_LINE_SIZE) {
asm volatile ("icbi 0,%0" :: "r"(p) : "memory");
    }
asm volatile ("sync" :: : "memory");
asm volatile ("isync" :: : "memory");
}
#elif defined(__alpha__)
static inline void flush_icache_range(uintptr_t start, uintptr_t stop)
{
asm ("imb");
}
#elif defined(__sparc__)
static inline void flush_icache_range(uintptr_t start, uintptr_t stop)
{

```

```

uintptr_t p;

p = start & ~(8UL - 1UL);
stop = (stop + (8UL - 1UL)) & ~(8UL - 1UL);

for (; p < stop; p += 8)
    __asm__ __volatile__ ("flush\t%0" : : "r" (p));
}
#elif defined(__arm__)
static inline void flush_icache_range(uintptr_t start, uintptr_t stop)
{
    register uintptr_t _beg __asm ("a1") = start;
    register uintptr_t _end __asm ("a2") = stop;
    register uintptr_t _flg __asm ("a3") = 0;
    __asm__ __volatile__ ("swi 0x9f0002" : : "r" (_beg), "r" (_end), "r" (_flg));
}
#elif defined(__mc68000)

#include <asm/cachectl.h>
static inline void flush_icache_range(uintptr_t start, uintptr_t stop)
{
    cacheflush(start,FLUSH_SCOPE_LINE,FLUSH_CACHE_BOTH,stop-start+16);
}
#elif defined(__mips__)

#include <sys/cachectl.h>
static inline void flush_icache_range(uintptr_t start, uintptr_t stop)
{
    _flush_cache ((void *)start, stop - start, BCACHE);
}
#else
#error unsupported CPU
#endif

#ifdef __alpha__

register int gp asm("$29");

static inline void immediate_ldah(void *p, int val) {
    uint32_t *dest = p;
    long high = ((val >> 16) + ((val >> 15) & 1)) & 0xffff;

    *dest &= ~0xffff;
    *dest |= high;
    *dest |= 31 << 16;
}
static inline void immediate_lda(void *dest, int val) {
    *(uint16_t *) dest = val;
}

```

```

}
void fix_bsr(void *p, int offset) {
    uint32_t *dest = p;
    *dest &= ~(1 << 21) - 1);
    *dest |= (offset >> 2) & ((1 << 21) - 1);
}

#endif /* __alpha__ */

#ifdef __ia64

/* Patch instruction with "val" where "mask" has 1 bits. */
static inline void ia64_patch (uint64_t insn_addr, uint64_t mask, uint64_t val)
{
    uint64_t m0, m1, v0, v1, b0, b1, *b = (uint64_t *) (insn_addr & -16);
# define insn_mask ((1UL << 41) - 1)
    uintptr_t shift;

    b0 = b[0]; b1 = b[1];
    shift = 5 + 41 * (insn_addr % 16); /* 5 template, 3 x 41-bit insns */
    if (shift >= 64) {
        m1 = mask << (shift - 64);
        v1 = val << (shift - 64);
    } else {
        m0 = mask << shift; m1 = mask >> (64 - shift);
        v0 = val << shift; v1 = val >> (64 - shift);
        b[0] = (b0 & ~m0) | (v0 & m0);
    }
    b[1] = (b1 & ~m1) | (v1 & m1);
}

static inline void ia64_patch_imm60 (uint64_t insn_addr, uint64_t val)
{
    ia64_patch(insn_addr,
        0x011ffffe000UL,
        ((val & 0x0800000000000000UL) >> 23) /* bit 59 -> 36 */
        | ((val & 0x000000000000ffffUL) << 13) /* bit 0 -> 13 */);
    ia64_patch(insn_addr - 1, 0x1fffffffUL, val >> 18);
}

static inline void ia64_imm64 (void *insn, uint64_t val)
{
    /* Ignore the slot number of the relocation; GCC and Intel
       toolchains differed for some time on whether IMM64 relocs are
       against slot 1 (Intel) or slot 2 (GCC). */
    uint64_t insn_addr = (uint64_t) insn & ~3UL;

    ia64_patch(insn_addr + 2,

```

```

    0x01ffffe000UL,
    ( ((val & 0x8000000000000000UL) >> 27) /* bit 63 -> 36 */
| ((val & 0x0000000000200000UL) << 0) /* bit 21 -> 21 */
| ((val & 0x00000000001f0000UL) << 6) /* bit 16 -> 22 */
| ((val & 0x00000000000ff80UL) << 20) /* bit 7 -> 27 */
| ((val & 0x0000000000007fUL) << 13) /* bit 0 -> 13 */)
);
ia64_patch(insn_addr + 1, 0x1fffffffUL, val >> 22);
}

```

```

static inline void ia64_imm60b (void *insn, uint64_t val)
{
    /* Ignore the slot number of the relocation; GCC and Intel
    toolchains differed for some time on whether IMM64 relocs are
    against slot 1 (Intel) or slot 2 (GCC). */
    uint64_t insn_addr = (uint64_t) insn & ~3UL;

    if (val + ((uint64_t) 1 << 59) >= (1UL << 60))
        fprintf(stderr, "%s: value %ld out of IMM60 range\n",
        __FUNCTION__, (int64_t) val);
    ia64_patch_imm60(insn_addr + 2, val);
}

```

```

static inline void ia64_imm22 (void *insn, uint64_t val)
{
    if (val + (1 << 21) >= (1 << 22))
        fprintf(stderr, "%s: value %li out of IMM22 range\n",
        __FUNCTION__, (int64_t)val);
    ia64_patch((uint64_t) insn, 0x01fffcfe000UL,
    ( ((val & 0x200000UL) << 15) /* bit 21 -> 36 */
| ((val & 0x1f0000UL) << 6) /* bit 16 -> 22 */
| ((val & 0x00ff80UL) << 20) /* bit 7 -> 27 */
| ((val & 0x00007fUL) << 13) /* bit 0 -> 13 */));
}

```

/* Like ia64_imm22(), but also clear bits 20-21. For addl, this has the effect of turning "addl rX=imm22,rY" into "addl rX=imm22,r0". */

```

static inline void ia64_imm22_r0 (void *insn, uint64_t val)
{
    if (val + (1 << 21) >= (1 << 22))
        fprintf(stderr, "%s: value %li out of IMM22 range\n",
        __FUNCTION__, (int64_t)val);
    ia64_patch((uint64_t) insn, 0x01fffcfe000UL | (0x3UL << 20),
    ( ((val & 0x200000UL) << 15) /* bit 21 -> 36 */
| ((val & 0x1f0000UL) << 6) /* bit 16 -> 22 */
| ((val & 0x00ff80UL) << 20) /* bit 7 -> 27 */
| ((val & 0x00007fUL) << 13) /* bit 0 -> 13 */));
}

```

```

}

static inline void ia64_imm21b (void *insn, uint64_t val)
{
    if (val + (1 << 20) >= (1 << 21))
        fprintf(stderr, "%s: value %li out of IMM21b range\n",
            __FUNCTION__, (int64_t)val);
    ia64_patch((uint64_t) insn, 0x11ffffe000UL,
        ( ((val & 0x100000UL) << 16) /* bit 20 -> 36 */
        | ((val & 0x0ffffUL) << 13) /* bit 0 -> 13 */));
}

static inline void ia64_nop_b (void *insn)
{
    ia64_patch((uint64_t) insn, (1UL << 41) - 1, 2UL << 37);
}

static inline void ia64_ldxmov(void *insn, uint64_t val)
{
    if (val + (1 << 21) < (1 << 22))
        ia64_patch((uint64_t) insn, 0x1fff80fe000UL, 8UL << 37);
}

static inline int ia64_patch_toff(void *insn, uint64_t val,
    int relaxable)
{
    if (relaxable && (val + (1 << 21) < (1 << 22))) {
        ia64_imm22_r0(insn, val);
        return 0;
    }
    return 1;
}

struct ia64_fixup {
    struct ia64_fixup *next;
    void *addr; /* address that needs to be patched */
    long value;
};

#define IA64_PLT(insn, plt_index) \
do { \
    struct ia64_fixup *fixup = alloca(sizeof(*fixup)); \
    fixup->next = plt_fixes; \
    plt_fixes = fixup; \
    fixup->addr = (insn); \
    fixup->value = (plt_index); \
    plt_offset[plt_index] = 1; \
} while (0)

```

```

#define IA64_LTOFF(insn, val, relaxable) \
do { \
    if (ia64_patch_ltoff(insn, val, relaxable)) { \
struct ia64_fixup *fixup = alloca(sizeof(*fixup)); \
fixup->next = ltoff_fixes; \
ltoff_fixes = fixup; \
fixup->addr = (insn); \
fixup->value = (val); \
    } \
} while (0)

static inline void ia64_apply_fixes (uint8_t **gen_code_pp,
    struct ia64_fixup *ltoff_fixes,
    uint64_t gp,
    struct ia64_fixup *plt_fixes,
    int num_plts,
    uintptr_t *plt_target,
    unsigned int *plt_offset)
{
    static const uint8_t plt_bundle[] = {
0x04, 0x00, 0x00, 0x00, 0x01, 0x00, 0x00, 0x00, /* nop 0; movl r1=GP */
0x00, 0x00, 0x00, 0x20, 0x00, 0x00, 0x00, 0x60,

0x05, 0x00, 0x00, 0x00, 0x01, 0x00, 0x00, 0x00, /* nop 0; brl IP */
0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0xc0
    };
    uint8_t *gen_code_ptr = *gen_code_pp, *plt_start, *got_start;
    uint64_t *vp;
    struct ia64_fixup *fixup;
    unsigned int offset = 0;
    struct fdesc {
long ip;
long gp;
    } *fdesc;
    int i;

    if (plt_fixes) {
plt_start = gen_code_ptr;

for (i = 0; i < num_plts; ++i) {
    if (plt_offset[i]) {
plt_offset[i] = offset;
offset += sizeof(plt_bundle);

fdesc = (struct fdesc *) plt_target[i];
memcpy(gen_code_ptr, plt_bundle, sizeof(plt_bundle));
ia64_imm64 (gen_code_ptr + 0x02, fdesc->gp);

```

```

ia64_imm60b(gen_code_ptr + 0x12,
    (fdesc->ip - (long) (gen_code_ptr + 0x10)) >> 4);
gen_code_ptr += sizeof(plt_bundle);
    }
}

for (fixup = plt_fixes; fixup; fixup = fixup->next)
    ia64_imm21b(fixup->addr,
        ((long) plt_start + plt_offset[fixup->value]
        - ((long) fixup->addr & ~0xf)) >> 4);
    }

got_start = gen_code_ptr;

/* First, create the GOT: */
for (fixup = ltoff_fixes; fixup; fixup = fixup->next) {
/* first check if we already have this value in the GOT: */
for (vp = (uint64_t *) got_start; vp < (uint64_t *) gen_code_ptr; ++vp)
    if (*vp == fixup->value)
        break;
if (vp == (uint64_t *) gen_code_ptr) {
    /* Nope, we need to put the value in the GOT: */
    *vp = fixup->value;
    gen_code_ptr += 8;
}
ia64_imm22(fixup->addr, (long) vp - gp);
    }
/* Keep code ptr aligned. */
if ((long) gen_code_ptr & 15)
    gen_code_ptr += 8;
    *gen_code_pp = gen_code_ptr;
}
#endif
#endif

#ifdef CONFIG_DYNGEN_OP

#ifdef __hppa__
struct hppa_branch_stub {
    uint32_t *location;
    long target;
    struct hppa_branch_stub *next;
};

#define HPPA_RECORD_BRANCH(LIST, LOC, TARGET) \
do { \
    struct hppa_branch_stub *stub = alloca(sizeof(struct hppa_branch_stub)); \
    stub->location = LOC; \

```



```

stub->target = TARGET; \
stub->next = LIST; \
LIST = stub; \
} while (0)

static inline void hppa_process_stubs(struct hppa_branch_stub *stub,
                                     uint8_t **gen_code_pp)
{
    uint32_t *s = (uint32_t *)*gen_code_pp;
    uint32_t *p = s + 1;

    if (!stub) return;

    for (; stub != NULL; stub = stub->next) {
        uintptr_t l = (uintptr_t)p;
        /* stub:
         * ldil L'target, %r1
         * be,n R'target(%sr4,%r1)
         */
        *p++ = 0x20200000 | reassemble_21(lrsel(stub->target, 0));
        *p++ = 0xe0202002 | (reassemble_17(rrsel(stub->target, 0) >> 2));
        hppa_patch17f(stub->location, l, 0);
    }
    /* b,l,n stub,%r0 */
    *s = 0xe8000002 | reassemble_17((p - s) - 2);
    *gen_code_pp = (uint8_t *)p;
}
#endif /* __hppa__ */

const TCGArg *dyngen_op(TCGContext *s, int opc, const TCGArg *opparam_ptr)
{
    uint8_t *gen_code_ptr;

#ifdef __hppa__
    struct hppa_branch_stub *hppa_stubs = NULL;
#endif

    gen_code_ptr = s->code_ptr;
    switch(opc) {

        /* op.h is dynamically generated by dyngen.c from op.c */
        #include "op.h"

        default:
            tcg_abort();
    }

#ifdef __hppa__

```

```
hppa_process_stubs(hppa_stubs, &gen_code_ptr);
#endif

s->code_ptr = gen_code_ptr;
return opparam_ptr;
}
#endif
```

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

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

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

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

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

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

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

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

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

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

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

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

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

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

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a

copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

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

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

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

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

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

library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

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

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

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

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

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

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

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

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

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

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

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to

distribute the source code, even though third parties are not compelled to copy the source along with the object code.

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

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1.240 which 2.16 :7

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```
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```

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Ty Coon, President of Vice
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1.241 xinetd 2.3.14 :13.e15

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Version: 2.1.8.7-current

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

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XML APIs 1.0.b2

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David Megginson, david@megginson.com
2000-05-05

1.243 xorg-x11-filesystem 7.1 :2.fc6

1.243.1 Available under license :

Summary: X.Org X11 filesystem layout

Name: xorg-x11-filesystem

Version: 7.1

Release: 2% { ?dist }

License: MIT/X11

Group: System Environment/Base

URL: <http://www.redhat.com>

BuildRoot: % { _tmppath } / % { name } - % { version } - % { release } - root - % (% { __id_u } - n)

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1.244 zlib 1.2.3 :4.e15

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/* zlib.h -- interface of the 'zlib' general purpose compression library
version 1.2.3, July 18th, 2005

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1.245 zlib 1.2.3 :3

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