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```
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```

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```

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1.2 libedit 20130712-3.1

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```

```
<signature of Ty Coon>, 1 April 1989
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Keith Packard wrote the pcf driver found in XFree86. His work is at the same time the specification and the sample implementation of the PCF format. Undoubtedly, this driver is inspired from his work.

1.4 libdevmapper 2.2.02.125

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Version 3, 29 June 2007

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1.5 openssl 0.9.7d

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```

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1.6 wireshark 1.10.14

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```
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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.
```

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```
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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Description: Change location of license file in about dialog

Forwarded: not-needed

Author: Frederic Peters <fpeters@debian.org>

```
--- a/ui/qt/about_dialog.cpp
+++ b/ui/qt/about_dialog.cpp
@@ -335,7 +335,7 @@
#if defined(_WIN32)
    f_license.setFileName(get_datafile_path("COPYING.txt"));
#else
- f_license.setFileName(get_datafile_path("COPYING"));
+ f_license.setFileName(get_datafile_path("ABOUT.GPL"));
#endif
```

```
f_license.open(QFile::ReadOnly | QFile::Text);
```

Installing Wireshark on FreeBSD/OpenBSD/NetBSD/DragonFly BSD

1. Extra packages required
2. Compiling Wireshark
3. Berkeley Packet Filter (BPF) requirement
4. Running Wireshark as a non-root user

1. Extra packages required

Wireshark requires a number of additional programs to function.

Install the latest versions of the following programs before compiling:

The easiest way to install these is by using your operating system's ports or packages system. If you prefer to build from source, the programs can be found at the following sites:

glib 2.32 or later:

<ftp.gnome.org/pub/gnome/sources/glib/>
<http://ftp.gnome.org/pub/gnome/sources/glib/>

pkgconfig:

<http://pkgconfig.freedesktop.org/releases/>

python 3.4 or later:

<https://www.python.org/downloads/source/>

If you want to use the Wireshark GUI, install one or both of these toolkits:

Qt 5.2 or later:

http://download.qt-project.org/official_releases/qt/

(These programs may require additional dependencies)

Additional programs can be used to enhance Wireshark's functionality.

These can be found by typing `./configure --help` or looking at the output at the end of running the configure script.

2. Compiling Wireshark

To compile Wireshark with the default options, run `configure`, `make` and `make install` (you may have to run `"autogen.sh"` first):

```
./configure
make
make install
```

The `configure` and `make` steps can be run as a non-root user and you can run Wireshark from the compilation directory itself. You must run `make install` as root in order to copy the program to the proper directories.

3. Berkeley Packet Filter (BPF) requirement

In order to capture packets (with Wireshark/TShark, `tcpdump`, or any other packet capture program) on a BSD system, your kernel must have the Berkeley Packet Filter mechanism enabled. The default kernel configurations in recent versions of BSD systems have this enabled already. To verify the `bpf` device is present, look in the `/dev` directory:

```
ls -l /dev/bpf*
```

You should see one or more `bpf` devices listed similar to this:

```
crw----- 1 root  wheel  0, 90 Aug 10 21:05 /dev/bpf0
crw----- 1 root  wheel  0, 91 Aug 10 21:05 /dev/bpf1
```

Packet-capturing programs will pick the first `bpf` device that's not in use. Recent versions of most BSDs will create `bpf` devices as needed, so you don't have to configure the number of devices that will be available.

4. Running wireshark as a non-root user

Since the `bpf` devices are read-only by the owner (root), you normally have to run packet capturing programs such as Wireshark as root. It is safer to run programs as a non-root user if possible. To run Wireshark as a non-root user, you must change the permissions on the `bpf` device(s). If you are the only user that needs to use Wireshark, the easiest way is to change the owner of each `bpf` device to your username. You can also add the read/write ability to the group (typically `wheel`) and add users

that need to use Wireshark to the wheel group. Check your operating system's documentation on how to make permanent these changes as they are often reset upon reboot; if /dev is implemented with devfs, it might be possible to configure devfs to create all bpf devices owned by a particular user and/or group and with particular permissions. In FreeBSD 6.0 and later this can be done by creating an /etc/devfs.rules file with content such as

```
[localrules=10]
add path 'bpf*' {mode and permissions}
```

where "mode and permissions" can include clauses such as

```
mode {octal permissions}
```

to set the permissions on the device (e.g., "mode 0660" to set the permissions to rw-rw-r--),

```
user {user}
```

to set the user who owns the device, or

```
group {group}
```

to set the group that owns the device and adding a line such as

```
devfs_system_ruleset=localrules
```

to /etc/rc.conf. For example, an /etc/devfs.rules file with

```
[localrules=10]
add path 'bpf*' mode 0660 group wheel
```

will grant read and write permissions on all BPF devices to all users in the "wheel" group.

```
#!/usr/bin/env python
```

```
# Copyright (c) 2013 The Chromium Authors. All rights reserved.
```

```
#
```

```
# SPDX-License-Identifier: BSD-3-Clause
```

```
#
```

```
"""Makes sure that all files contain proper licensing information."""
```

```
import optparse
```

```
import os.path
```

```
import subprocess
```

```
import sys
```

```
def PrintUsage():
print("""Usage: python checklicenses.py [--root <root>] [tocheck]
--root Specifies the repository root. This defaults to "." relative
to the script file. This will be correct given the normal location
of the script in "<root>/tools".

--ignore-suppressions Ignores path-specific license whitelist. Useful when
trying to remove a suppression/whitelist entry.

tocheck Specifies the directory, relative to root, to check. This defaults
to "." so it checks everything.
```

Examples:

```
python checklicenses.py
python checklicenses.py --root ~/chromium/src third_party""")
```

```
WHITELISTED_LICENSES = [
'BSD',
'BSD (2 clause)',
'BSD (2 clause) GPL (v2 or later)',
'BSD (3 clause)',
'GPL (v2 or later)',
'GPL (v3 or later) (with Bison parser exception)',
'ISC',
'ISC GPL (v2 or later)',
'LGPL (v2 or later)',
'LGPL (v2.1 or later)',
'MIT/X11 (BSD like)',
'Public domain',
'Public domain GPL (v2 or later)',
'Public domain MIT/X11 (BSD like)',
'zlib/libpng',
'zlib/libpng GPL (v2 or later)',
]
```

```
PATH_SPECIFIC_WHITELISTED_LICENSES = {
'caputils/airpcap.h': [
'BSD-3-Clause',
],
'wsutil/strnatcmp.c': [
'Zlib',
],
'wsutil/strnatcmp.h': [
'Zlib',
],
}
```

```
'dtds': [  
  'UNKNOWN',  
],  
'diameter/dictionary.dtd': [  
  'UNKNOWN',  
],  
'wimaxasnep/dictionary.dtd': [  
  'UNKNOWN',  
],  
'doc/': [  
  'UNKNOWN',  
],  
'docbook/custom_layer_chm.xml': [  
  'UNKNOWN',  
],  
'docbook/custom_layer_single_html.xml': [  
  'UNKNOWN',  
],  
'docbook/ws.css': [  
  'UNKNOWN'  
],  
'fix': [  
  'UNKNOWN',  
],  
'wsutil/g711.c': [  
  'UNKNOWN',  
],  
'packaging/macosx': [  
  'UNKNOWN',  
],  
'epan/except.c': [  
  'UNKNOWN',  
],  
'epan/except.h': [  
  'UNKNOWN',  
],  
'cmake/TestFileOffsetBits.c': [  
  'UNKNOWN',  
],  
# Generated header files by lex/yacc/whatever  
'epan/dtd_grammar.h': [  
  'UNKNOWN',  
],  
'epan/dfilter/grammar.h': [  
  'UNKNOWN',  
],  
'epan/dfilter/grammar.c': [  
  'UNKNOWN',
```

```

],
'epan/dissectors/packet-ieee80211-radiotap-iter.': [ # Using ISC license only
    'ISC GPL (v2)'
],
'plugins/mate/mate_grammar.h': [
    'UNKNOWN',
],
'version.h': [
    'UNKNOWN',
],
# Special IDL license that appears to be compatible as far as I (not a
# lawyer) can tell. See
# https://www.wireshark.org/lists/wireshark-dev/201310/msg00234.html
'epan/dissectors/pidl/idl_types.h': [
    'UNKNOWN',
],
# Written by Ronnie Sahlberg and correctly licensed, but cannot include
# a license header despite the file extension as they need to be
# parsed by the pidl tool
'epan/dissectors/pidl/mapi/request.cnf.c': [
    'UNKNOWN',
],
'epan/dissectors/pidl/mapi/response.cnf.c': [
    'UNKNOWN',
],
# The following tools are under incompatible licenses (mostly GPLv3 or
# GPLv3+), but this is OK since they are not actually linked into Wireshark
'tools/pidl': [
    'UNKNOWN',
],
'tools/lemon': [
    'UNKNOWN',
],
'tools/licensecheck.pl': [
    'GPL (v2)'
],
# Generated files for GTK pixbuf binary bundling
'ui/gtk/wireshark-gresources.h': [
    'UNKNOWN',
],
'ui/gtk/wireshark-gresources.c': [
    'UNKNOWN',
],
}

```

```

def check_licenses(options, args):
# Figure out which directory we have to check.
if len(args) == 0:

```

```

# No directory to check specified, use the repository root.
start_dir = options.base_directory
elif len(args) == 1:
# Directory specified. Start here. It's supposed to be relative to the
# base directory.
start_dir = os.path.abspath(os.path.join(options.base_directory, args[0]))
else:
# More than one argument, we don't handle this.
PrintUsage()
return 1

print("Using base directory: %s" % options.base_directory)
print("Checking: %s" % start_dir)
print("")

licensecheck_path = os.path.abspath(os.path.join(options.base_directory,
                                                'tools',
                                                'licensecheck.pl'))

licensecheck = subprocess.Popen([licensecheck_path,
                                '-l', '150',
                                '-r', start_dir],
                                stdout=subprocess.PIPE,
                                stderr=subprocess.PIPE)
stdout, stderr = licensecheck.communicate()
if sys.version_info[0] >= 3:
    stdout = stdout.decode('utf-8')
    stderr = stderr.decode('utf-8')
if options.verbose:
    print('----- licensecheck stdout -----')
    print(stdout)
    print('----- end licensecheck stdout -----')
if licensecheck.returncode != 0 or stderr:
    print('----- licensecheck stderr -----')
    print(stderr)
    print('----- end licensecheck stderr -----')
    print("\nFAILED\n")
    return 1

success = True
exit_status = 0
for line in stdout.splitlines():
    filename, license = line.split(':', 1)
    filename = os.path.realpath(filename.strip(), options.base_directory)

# All files in the build output directory are generated one way or another.
# There's no need to check them.
if filename.startswith('out/') or filename.startswith('sconsbuild/'):

```

```

continue

# For now we're just interested in the license.
license = license.replace('*No copyright*', "").strip()

# Skip generated files.
if 'GENERATED FILE' in license:
    continue

# Support files which provide a choice between licenses.
if any(item in WHITELISTED_LICENSES for item in license.split(';')):
    continue

if not options.ignore_suppressions:
    found_path_specific = False
    for prefix in PATH_SPECIFIC_WHITELISTED_LICENSES:
        if filename.startswith(prefix) and
            license in PATH_SPECIFIC_WHITELISTED_LICENSES[prefix]:
            found_path_specific = True
            break
    if found_path_specific:
        continue

reason = "'%s' has non-whitelisted license '%s'" % (filename, license)
success = False
print(reason)
exit_status = 1

if success:
    print("\nSUCCESS\n")
    return 0
else:
    print("\nFAILED\n")
    return exit_status

def main():
    default_root = os.path.abspath(
        os.path.join(os.path.dirname(__file__), '..'))
    option_parser = optparse.OptionParser()
    option_parser.add_option('--root', default=default_root,
                             dest='base_directory',
                             help='Specifies the repository root. This defaults '
                             'to "../.." relative to the script file, which '
                             'will normally be the repository root.')
    option_parser.add_option('-v', '--verbose', action='store_true',
                             default=False, help='Print debug logging')
    option_parser.add_option('--ignore-suppressions',

```

```
        action='store_true',
        default=False,
        help='Ignore path-specific license whitelist.')
options, args = option_parser.parse_args()
return check_licenses(options, args)

if '__main__' == __name__:
    sys.exit(main())
/* <filename>.c
*
* Wireshark - Network traffic analyzer
* By Gerald Combs <gerald@wireshark.org>
* Copyright 1998 Gerald Combs
*
* SPDX-License-Identifier: GPL-2.0-or-later
*/
Format: https://www.debian.org/doc/packaging-manuals/copyright-format/1.0/
Upstream-Name: Wireshark
Source: https://www.wireshark.org/
Files-Excluded: debian
```

Files: *

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wiretap/erf.h

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epan/dissectors/pidl/mapi/mapi.idl

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1.7 datatype 1.3.02

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1.8 slang 2.2.4

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```

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

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1.9 activation 1.1

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/*
* @(#)SecuritySupport.java 1.3 05/11/16
*
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*/
```

Found in path(s):

```
* /opt/cola/permits/1200523838_1654022813.457056/0/activation-1-1-sources-11-
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* @(#)CommandInfo.java 1.11 05/11/16
*
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*/
```

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```
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/*
* @(#)ImageViewerCanvas.java 1.3 05/11/16
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*/
```

Found in path(s):

```
*/opt/cola/permits/1200523838_1654022813.457056/0/activation-1-1-sources-11-
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```
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*/
/*
* @(#)DataContentHandlerFactory.java 1.6 05/11/16
*
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*/
```

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```
* /opt/cola/permits/1200523838_1654022813.457056/0/activation-1-1-sources-11-
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```

```
/*
* @(#)URLDataSource.java 1.10 05/11/16
*
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*/
```

Found in path(s):

```
* /opt/cola/permits/1200523838_1654022813.457056/0/activation-1-1-sources-11-
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/*
* @(#)MailcapCommandMap.java 1.40 05/11/16
*
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*/
```

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```
* /opt/cola/permits/1200523838_1654022813.457056/0/activation-1-1-sources-11-
jar/javax/activation/MailcapCommandMap.java
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/*
```

* @(#)MimeTypeParameterList.java 1.11 05/11/16
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* /opt/cola/permits/1200523838_1654022813.457056/0/activation-1-1-sources-11-jar/javax/activation/MimeTypeParameterList.java

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/*

* @(#)CommandMap.java 1.19 05/11/16
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/*
* @(#)MimeTypeParseException.java 1.6 05/11/16
*
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*/
```

Found in path(s):

```
* /opt/cola/permits/1200523838_1654022813.457056/0/activation-1-1-sources-11-
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/*
* @(#)DataHandler.java 1.39 05/11/16
*
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*/

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* /opt/cola/permits/1200523838_1654022813.457056/0/activation-1-1-sources-11-jar/javax/activation/DataHandler.java

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/*

* @(#)UnsupportedDataException.java 1.9 05/11/16

*

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/*
* @(#)FileTypeMap.java 1.8 05/11/16
*
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*/opt/cola/permits/1200523838_1654022813.457056/0/activation-1-1-sources-11-
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/*
* @(#)MimeType.java 1.19 05/11/16
*
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*/
```

Found in path(s):

* /opt/cola/permits/1200523838_1654022813.457056/0/activation-1-1-sources-11-jar/javax/activation/MimeType.java

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*/

/*

* @(#)MimeTypeEntry.java 1.4 05/11/16

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*/

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* /opt/cola/permits/1200523838_1654022813.457056/0/activation-1-1-sources-11-jar/com/sun/activation/registries/MimeTypeEntry.java

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* @(#)TextViewer.java 1.9 05/11/16
*
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```

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```
* /opt/cola/permits/1200523838_1654022813.457056/0/activation-1-1-sources-11-
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* @(#)FileDataSource.java 1.9 05/11/16
*
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```
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 */
/*
 * @(#)LogSupport.java 1.4 05/11/16
 *
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 */
```

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```
*/opt/cola/permits/1200523838_1654022813.457056/0/activation-1-1-sources-11-
jar/com/sun/activation/registries/LogSupport.java
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* @(#)DataContentHandler.java 1.16 05/11/16
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```
* /opt/cola/permits/1200523838_1654022813.457056/0/activation-1-1-sources-11-
jar/javax/activation/DataContentHandler.java
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/*
* @(#)ActivationDataFlavor.java 1.14 05/11/16
*
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```

Found in path(s):

```
* /opt/cola/permits/1200523838_1654022813.457056/0/activation-1-1-sources-11-
jar/javax/activation/ActivationDataFlavor.java
```

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* @(#)MimeTypeFile.java 1.8 05/11/16
*
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*/
```

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```
*/opt/cola/permits/1200523838_1654022813.457056/0/activation-1-1-sources-11-
jar/com/sun/activation/registries/MimeTypeFile.java
```

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* @(#)TextEditor.java 1.8 05/11/16
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```
* /opt/cola/permits/1200523838_1654022813.457056/0/activation-1-1-sources-11-
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```
*/
/*
* @(#)MailcapFile.java 1.23 05/11/16
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```

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```
* /opt/cola/permits/1200523838_1654022813.457056/0/activation-1-1-sources-11-
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```

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/*
* @(#)MailcapTokenizer.java 1.6 05/11/16
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* /opt/cola/permits/1200523838_1654022813.457056/0/activation-1-1-sources-11-
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/*

* @(#)MailcapParseException.java 1.4 05/11/16

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/*
* @(#)MimetypesFileTypeMap.java 1.17 05/11/16
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```

* /opt/cola/permits/1200523838_1654022813.457056/0/activation-1-1-sources-11-
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* /opt/cola/permits/1200523838_1654022813.457056/0/activation-1-1-sources-11-
jar/javax/activation/CommandObject.java

```

1.10 openssl 1.1.0j

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1.11 sudo 1.8.14

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Ackeret, Matt

Adler, Mark
Allbery, Russ
Anderson, Jamie
Andrew, Nick
Andric, Dimitry
Barron, Danny
Bates, Tom
Behan, Zdenk
Bellis, Ray
Benali, Elias
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Moldung, Jan Thomas
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Mller, Dworkin
Nieuwsma, Jeff
Nikitser, Peter A.
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Plotnick, Alex
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Rossum, Guido van
Rouillard, John P.
Rowe, William A., Jr.
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Zolnowsky, John

The following people have worked to translate sudo into other languages:

Blttermann, Mario
Bogusz, Jakub
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Castro, Felipe
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```

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```
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```

```
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```

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1.13 gmp 6.0.0

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```

```
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Ty Coon, President of Vice
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```
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Copyright (C) <year> <name of author>
```

```
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```
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1.14 tcp-wrappers 7.6

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```
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```

1.15 setserial 2.17

1.15.1 Available under license :

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1.16 tftp-hpa 0.28

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```
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*/
```

Found in path(s):

```
* /opt/cola/permits/1084961554_1610175962.28/0/tftp-hpa-5-2-4-tar-bz2/tftp-hpa-5.2/tftp/main.c
* /opt/cola/permits/1084961554_1610175962.28/0/tftp-hpa-5-2-4-tar-bz2/tftp-hpa-5.2/common/tftpsubs.c
* /opt/cola/permits/1084961554_1610175962.28/0/tftp-hpa-5-2-4-tar-bz2/tftp-hpa-5.2/tftp/tftp.c
```

No license file was found, but licenses were detected in source scan.

Summary: The client for the Trivial File Transfer Protocol (TFTP).

Name: tftp

Version: 5.2

Release: 1
License: BSD
Group: Applications/Internet
Source0: <http://www.kernel.org/pub/software/network/tftp/tftp-hpa-%{version}.tar.gz>
BuildRequires: tcp_wrappers-devel
BuildRoot: %{_tmppath}/%{name}-root

%description

The Trivial File Transfer Protocol (TFTP) is normally used only for booting diskless workstations. The tftp package provides the user interface for TFTP, which allows users to transfer files to and from a remote machine. This program and TFTP provide very little security, and should not be enabled unless it is expressly needed.

%package server

Group: System Environment/Daemons
Summary: The server for the Trivial File Transfer Protocol (TFTP).
Requires: xinetd

%description server

The Trivial File Transfer Protocol (TFTP) is normally used only for booting diskless workstations. The tftp-server package provides the server for TFTP, which allows users to transfer files to and from a remote machine. TFTP provides very little security, and should not be enabled unless it is expressly needed. The TFTP server is run from /etc/xinetd.d/tftp, and is disabled by default on Red Hat Linux systems.

%prep

%setup -q -n tftp-hpa-%{version}

%build

%configure

make %{?_smp_mflags}

%install

rm -rf \${RPM_BUILD_ROOT}
mkdir -p \${RPM_BUILD_ROOT}%{_bindir}
mkdir -p \${RPM_BUILD_ROOT}%{_mandir}/man{1,8}
mkdir -p \${RPM_BUILD_ROOT}%{_sbindir}

make INSTALLROOT=\${RPM_BUILD_ROOT} \
SBINDIR=\${_sbindir} MANDIR=\${_mandir} \
install

install -m755 -d \${RPM_BUILD_ROOT}%{_sysconfdir}/xinetd.d/ \${RPM_BUILD_ROOT}/tftpboot
install -m644 tftp-xinetd \${RPM_BUILD_ROOT}%{_sysconfdir}/xinetd.d/tftp

%post server


```
/sbin/service xinetd reload > /dev/null 2>&1 || :
```

```
%postun server
```

```
if [ $1 = 0 ]; then
```

```
    /sbin/service xinetd reload > /dev/null 2>&1 || :
```

```
fi
```

```
%clean
```

```
rm -rf ${RPM_BUILD_ROOT}
```

```
%files
```

```
%defattr(-,root,root)
```

```
%{_bindir}/tftp
```

```
%{_mandir}/man1/*
```

```
%files server
```

```
%defattr(-,root,root)
```

```
%config(noreplace) % {_sysconfdir}/xinetd.d/tftp
```

```
%dir /tftpboot
```

```
%{_sbindir}/in.tftpd
```

```
%{_mandir}/man8/*
```

```
%changelog
```

```
* Tue Sep 14 2004 H. Peter Anvin <hpa@zytor.com>
```

```
- removed completely broken "Malta" patch.
```

```
- integrated into build machinery so rpm -ta works.
```

```
* Fri Feb 13 2004 Elliot Lee <sopwith@redhat.com>
```

```
- rebuilt
```

```
* Wed Jun 04 2003 Elliot Lee <sopwith@redhat.com>
```

```
- rebuilt
```

```
* Fri Apr 11 2003 Elliot Lee <sopwith@redhat.com>
```

```
- 0.33
```

```
- Add /tftpboot directory (#88204)
```

```
* Mon Feb 24 2003 Elliot Lee <sopwith@redhat.com>
```

```
- rebuilt
```

```
* Sun Feb 23 2003 Tim Powers <timp@redhat.com>
```

```
- add BuildPreReq on tcp_wrappers
```

```
* Wed Jan 22 2003 Tim Powers <timp@redhat.com>
```

```
- rebuilt
```

```
* Mon Nov 11 2002 Elliot Lee <sopwith@redhat.com> 0.32-1
```

```
- Update to 0.32
```

- * Wed Oct 23 2002 Elliot Lee <sopwith@redhat.com> 0.30-1
 - Fix #55789
 - Update to 0.30

- * Thu Jun 27 2002 Elliot Lee <sopwith@redhat.com>
 - Try applying HJ's patch from #65476

- * Fri Jun 21 2002 Tim Powers <timp@redhat.com>
 - automated rebuild

- * Mon Jun 17 2002 Elliot Lee <sopwith@redhat.com>
 - Update to 0.29

- * Thu May 23 2002 Tim Powers <timp@redhat.com>
 - automated rebuild

- * Wed Jan 09 2002 Tim Powers <timp@redhat.com>
 - automated rebuild

- * Tue Dec 18 2001 Elliot Lee <sopwith@redhat.com> 0.17-15
 - Add patch4: netkit-tftp-0.17-defaultport.patch for bug #57562
 - Update to tftp-hpa-0.28 (bug #56131)
 - Remove include/arpa/tftp.h to fix #57259
 - Add resource limits in tftp-xinetd (#56722)

- * Sun Jun 24 2001 Elliot Lee <sopwith@redhat.com>
 - Bump release + rebuild.

- * Tue Jun 12 2001 Helge Deller <hdeller@redhat.de> (0.17-13)
 - updated tftp-hpa source to tftp-hpa-0.17
 - tweaked specfile with different defines for tftp-netkit and tftp-hpa version
 - use hpa's tftpd.8 man page instead of the netkits one

- * Mon May 07 2001 Helge Deller <hdeller@redhat.de>
 - rebuilt in 7.1.x

- * Wed Apr 18 2001 Helge Deller <hdeller@redhat.de>
 - fix tftp client's put problems (#29529)
 - update to tftp-hpa-0.16

- * Wed Apr 4 2001 Jakub Jelinek <jakub@redhat.com>
 - don't let configure to guess compiler, it can pick up egcs

- * Thu Feb 08 2001 Helge Deller <hdeller@redhat.de>
 - changed "wait" in xinetd file to "yes" (hpa-tftpd forks and exits) (#26467)
 - fixed hpa-tftpd to handle files greater than 32MB (#23725)
 - added "-l" flag to hpa-tftpd for file-logging (#26467)

- added description for "-l" to the man-page

- * Thu Feb 08 2001 Helge Deller <hdeller@redhat.de>
- updated tftp client to 0.17 stable (#19640),
- drop dependency on xinetd for tftp client (#25051),

- * Wed Jan 17 2001 Jeff Johnson <jbj@redhat.com>
- xinetd shouldn't wait on tftp (which forks) (#23923).

- * Sat Jan 6 2001 Jeff Johnson <jbj@redhat.com>
- fix to permit tftp put's (#18128).
- startup as root with chroot to /tftpboot with early reversion to nobody is preferable to starting as nobody w/o ability to chroot.
- %%post is needed by server, not client. Add %%postun for erasure as well.

- * Wed Aug 23 2000 Nalin Dahyabhai <nalin@redhat.com>
- default to being disabled

- * Thu Aug 17 2000 Jeff Johnson <jbj@redhat.com>
- correct group.

- * Tue Jul 25 2000 Nalin Dahyabhai <nalin@redhat.com>
- change user from root to nobody

- * Sat Jul 22 2000 Jeff Johnson <jbj@redhat.com>
- update to tftp-hpa-0.14 (#14003).
- add server_args (#14003).
- remove -D_BSD_SOURCE (#14003).

- * Fri Jul 21 2000 Nalin Dahyabhai <nalin@redhat.com>
- cook up an xinetd config file for tftpd

- * Wed Jul 12 2000 Prospector <bugzilla@redhat.com>
- automatic rebuild

- * Sun Jun 18 2000 Jeff Johnson <jbj@redhat.com>
- FHS packaging.
- update to 0.17.

- * Fri May 5 2000 Matt Wilson <msw@redhat.com>
- use _BSD_SOURCE for hpa's tftpd so we get BSD signal semantics.

- * Fri Feb 11 2000 Bill Nottingham <notting@redhat.com>
- fix description

- * Wed Feb 9 2000 Jeff Johnson <jbj@redhat.com>
- compress man pages (again).

- * Wed Feb 02 2000 Cristian Gafton <gafton@redhat.com>
 - man pages are compressed
 - fix description and summary
- * Tue Jan 4 2000 Bill Nottingham <notting@redhat.com>
 - split client and server
- * Tue Dec 21 1999 Jeff Johnson <jbj@redhat.com>
 - update to 0.16.
- * Sat Aug 28 1999 Jeff Johnson <jbj@redhat.com>
 - update to 0.15.
- * Wed Apr 7 1999 Jeff Johnson <jbj@redhat.com>
 - tftpd should truncate file when overwriting (#412)
- * Sun Mar 21 1999 Cristian Gafton <gafton@redhat.com>
 - auto rebuild in the new build environment (release 22)
- * Mon Mar 15 1999 Jeff Johnson <jbj@redhat.com>
 - compile for 6.0.
- * Fri Aug 7 1998 Jeff Johnson <jbj@redhat.com>
 - build root
- * Mon Apr 27 1998 Prospector System <bugs@redhat.com>
 - translations modified for de, fr, tr
- * Mon Sep 22 1997 Erik Troan <ewt@redhat.com>
 - added check for getpwnam() failure
- * Tue Jul 15 1997 Erik Troan <ewt@redhat.com>
 - initial build

Found in path(s):

* /opt/cola/permits/1084961554_1610175962.28/0/tftp-hpa-5-2-4-tar-bz2/tftp-hpa-5.2/tftp.spec

No license file was found, but licenses were detected in source scan.

```

.\" *- nroff *- ----- *
.\"
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.\"
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.\" LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY
.\" OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF
.\" SUCH DAMAGE.
.\"
.\"----- */

```

Found in path(s):

```

* /opt/cola/permits/1084961554_1610175962.28/0/tftp-hpa-5-2-4-tar-bz2/tftp-hpa-5.2/tftp/tftp.1.in
No license file was found, but licenses were detected in source scan.

```

```

/* ----- *
*
* Copyright 2001 H. Peter Anvin - All Rights Reserved
*
* This program is free software available under the same license
* as the "OpenBSD" operating system, distributed at
* http://www.openbsd.org/.
*
* ----- */

```

Found in path(s):

```

* /opt/cola/permits/1084961554_1610175962.28/0/tftp-hpa-5-2-4-tar-bz2/tftp-hpa-5.2/tftpd/tftpd.h
No license file was found, but licenses were detected in source scan.

```

```

.\" -*- nroff -*- ----- *
.\"
.\" Copyright (c) 1990, 1993, 1994
.\" The Regents of the University of California. All rights reserved.
.\"
.\" Copyright 2001-2009 H. Peter Anvin - All Rights Reserved
.\"

```

```

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.\" OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF
.\" SUCH DAMAGE.
.\"
.\"----- */

```

Found in path(s):

```
* /opt/cola/permits/1084961554_1610175962.28/0/tftp-hpa-5-2-4-tar-bz2/tftp-hpa-5.2/tftpd/tftpd.8.in
```

No license file was found, but licenses were detected in source scan.

Summary: The client for the Trivial File Transfer Protocol (TFTP).

Name: tftp

Version: @@VERSION@@

Release: 1

License: BSD

Group: Applications/Internet

Source0: <http://www.kernel.org/pub/software/network/tftp/tftp-hpa-%{version}.tar.gz>

BuildRequires: tcp_wrappers-devel

BuildRoot: %{_tmppath}/%{name}-root

%description

The Trivial File Transfer Protocol (TFTP) is normally used only for booting diskless workstations. The tftp package provides the user interface for TFTP, which allows users to transfer files to and from a remote machine. This program and TFTP provide very little security, and should not be enabled unless it is expressly needed.

%package server

Group: System Environment/Daemons

Summary: The server for the Trivial File Transfer Protocol (TFTP).

Requires: xinetd

%description server

The Trivial File Transfer Protocol (TFTP) is normally used only for booting diskless workstations. The tftp-server package provides the server for TFTP, which allows users to transfer files to and from a remote machine. TFTP provides very little security, and should not be enabled unless it is expressly needed. The TFTP server is run from /etc/xinetd.d/tftp, and is disabled by default on Red Hat Linux systems.

%prep

%setup -q -n tftp-hpa-% { version }

%build

%configure

make % { ?_smp_mflags }

%install

rm -rf \${RPM_BUILD_ROOT}

mkdir -p \${RPM_BUILD_ROOT}% {_bindir}

mkdir -p \${RPM_BUILD_ROOT}% {_mandir}/man{1,8}

mkdir -p \${RPM_BUILD_ROOT}% {_sbindir}

make INSTALLROOT=\${RPM_BUILD_ROOT} \

SBINDIR=% {_sbindir} MANDIR=% {_mandir} \

install

install -m755 -d \${RPM_BUILD_ROOT}% {_sysconfdir}/xinetd.d/ \${RPM_BUILD_ROOT}/tftpboot

install -m644 tftp-xinetd \${RPM_BUILD_ROOT}% {_sysconfdir}/xinetd.d/tftp

%post server

/sbin/service xinetd reload > /dev/null 2>&1 || :

%postun server

if [\$1 = 0]; then

/sbin/service xinetd reload > /dev/null 2>&1 || :

fi

%clean

rm -rf \${RPM_BUILD_ROOT}

%files

%defattr(-,root,root)

% {_bindir}/tftp

% {_mandir}/man1/*

%files server
%defattr(-,root,root)
%config(noreplace) % {_sysconfdir}/xinetd.d/tftp
%dir /tftpboot
% {_sbindir}/in.tftpd
% {_mandir}/man8/*

%changelog
* Tue Sep 14 2004 H. Peter Anvin <hpa@zytor.com>
- removed completely broken "Malta" patch.
- integrated into build machinery so rpm -ta works.

* Fri Feb 13 2004 Elliot Lee <sopwith@redhat.com>
- rebuilt

* Wed Jun 04 2003 Elliot Lee <sopwith@redhat.com>
- rebuilt

* Fri Apr 11 2003 Elliot Lee <sopwith@redhat.com>
- 0.33
- Add /tftpboot directory (#88204)

* Mon Feb 24 2003 Elliot Lee <sopwith@redhat.com>
- rebuilt

* Sun Feb 23 2003 Tim Powers <timp@redhat.com>
- add BuildPreReq on tcp_wrappers

* Wed Jan 22 2003 Tim Powers <timp@redhat.com>
- rebuilt

* Mon Nov 11 2002 Elliot Lee <sopwith@redhat.com> 0.32-1
- Update to 0.32

* Wed Oct 23 2002 Elliot Lee <sopwith@redhat.com> 0.30-1
- Fix #55789
- Update to 0.30

* Thu Jun 27 2002 Elliot Lee <sopwith@redhat.com>
- Try applying HJ's patch from #65476

* Fri Jun 21 2002 Tim Powers <timp@redhat.com>
- automated rebuild

* Mon Jun 17 2002 Elliot Lee <sopwith@redhat.com>
- Update to 0.29

* Thu May 23 2002 Tim Powers <timp@redhat.com>

- automated rebuild

- * Wed Jan 09 2002 Tim Powers <timp@redhat.com>
- automated rebuild

- * Tue Dec 18 2001 Elliot Lee <sopwith@redhat.com> 0.17-15
- Add patch4: netkit-tftp-0.17-defaultport.patch for bug #57562
- Update to tftp-hpa-0.28 (bug #56131)
- Remove include/arpa/tftp.h to fix #57259
- Add resource limits in tftp-xinetd (#56722)

- * Sun Jun 24 2001 Elliot Lee <sopwith@redhat.com>
- Bump release + rebuild.

- * Tue Jun 12 2001 Helge Deller <hdeller@redhat.de> (0.17-13)
- updated tftp-hpa source to tftp-hpa-0.17
- tweaked specfile with different defines for tftp-netkit and tftp-hpa version
- use hpa's tftpd.8 man page instead of the netkits one

- * Mon May 07 2001 Helge Deller <hdeller@redhat.de>
- rebuilt in 7.1.x

- * Wed Apr 18 2001 Helge Deller <hdeller@redhat.de>
- fix tftp client's put problems (#29529)
- update to tftp-hpa-0.16

- * Wed Apr 4 2001 Jakub Jelinek <jakub@redhat.com>
- don't let configure to guess compiler, it can pick up egcs

- * Thu Feb 08 2001 Helge Deller <hdeller@redhat.de>
- changed "wait" in xinetd file to "yes" (hpa-tftpd forks and exits) (#26467)
- fixed hpa-tftpd to handle files greater than 32MB (#23725)
- added "-l" flag to hpa-tftpd for file-logging (#26467)
- added description for "-l" to the man-page

- * Thu Feb 08 2001 Helge Deller <hdeller@redhat.de>
- updated tftp client to 0.17 stable (#19640),
- drop dependency on xinetd for tftp client (#25051),

- * Wed Jan 17 2001 Jeff Johnson <jbj@redhat.com>
- xinetd shouldn't wait on tftp (which forks) (#23923).

- * Sat Jan 6 2001 Jeff Johnson <jbj@redhat.com>
- fix to permit tftp put's (#18128).
- startup as root with chroot to /tftpboot with early reversion to nobody is preferable to starting as nobody w/o ability to chroot.
- %%post is needed by server, not client. Add %%postun for erasure as well.

- * Wed Aug 23 2000 Nalin Dahyabhai <nalin@redhat.com>
 - default to being disabled
- * Thu Aug 17 2000 Jeff Johnson <jbj@redhat.com>
 - correct group.
- * Tue Jul 25 2000 Nalin Dahyabhai <nalin@redhat.com>
 - change user from root to nobody
- * Sat Jul 22 2000 Jeff Johnson <jbj@redhat.com>
 - update to tftp-hpa-0.14 (#14003).
 - add server_args (#14003).
 - remove -D_BSD_SOURCE (#14003).
- * Fri Jul 21 2000 Nalin Dahyabhai <nalin@redhat.com>
 - cook up an xinetd config file for tftpd
- * Wed Jul 12 2000 Prospector <bugzilla@redhat.com>
 - automatic rebuild
- * Sun Jun 18 2000 Jeff Johnson <jbj@redhat.com>
 - FHS packaging.
 - update to 0.17.
- * Fri May 5 2000 Matt Wilson <msw@redhat.com>
 - use _BSD_SOURCE for hpa's tftpd so we get BSD signal semantics.
- * Fri Feb 11 2000 Bill Nottingham <notting@redhat.com>
 - fix description
- * Wed Feb 9 2000 Jeff Johnson <jbj@redhat.com>
 - compress man pages (again).
- * Wed Feb 02 2000 Cristian Gafton <gafton@redhat.com>
 - man pages are compressed
 - fix description and summary
- * Tue Jan 4 2000 Bill Nottingham <notting@redhat.com>
 - split client and server
- * Tue Dec 21 1999 Jeff Johnson <jbj@redhat.com>
 - update to 0.16.
- * Sat Aug 28 1999 Jeff Johnson <jbj@redhat.com>
 - update to 0.15.
- * Wed Apr 7 1999 Jeff Johnson <jbj@redhat.com>
 - tftpd should truncate file when overwriting (#412)

* Sun Mar 21 1999 Cristian Gafton <gafton@redhat.com>

- auto rebuild in the new build environment (release 22)

* Mon Mar 15 1999 Jeff Johnson <jbj@redhat.com>

- compile for 6.0.

* Fri Aug 7 1998 Jeff Johnson <jbj@redhat.com>

- build root

* Mon Apr 27 1998 Prospector System <bugs@redhat.com>

- translations modified for de, fr, tr

* Mon Sep 22 1997 Erik Troan <ewt@redhat.com>

- added check for getpwnam() failure

* Tue Jul 15 1997 Erik Troan <ewt@redhat.com>

- initial build

Found in path(s):

* /opt/cola/permits/1084961554_1610175962.28/0/tftp-hpa-5-2-4-tar-bz2/tftp-hpa-5.2/tftp.spec.in

No license file was found, but licenses were detected in source scan.

/* ----- */

*

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*

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* <http://www.openbsd.org/>.

*

* ----- */

Found in path(s):

* /opt/cola/permits/1084961554_1610175962.28/0/tftp-hpa-5-2-4-tar-bz2/tftp-hpa-5.2/tftpd/remap.h

* /opt/cola/permits/1084961554_1610175962.28/0/tftp-hpa-5-2-4-tar-bz2/tftp-hpa-5.2/tftpd/remap.c

* /opt/cola/permits/1084961554_1610175962.28/0/tftp-hpa-5-2-4-tar-bz2/tftp-hpa-5.2/tftpd/misc.c

No license file was found, but licenses were detected in source scan.

/*

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- */

Found in path(s):

* /opt/cola/permits/1084961554_1610175962.28/0/tftp-hpa-5-2-4-tar-bz2/tftp-hpa-5.2/tftpd/tftpd.c

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```
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* http://www.openbsd.org/.
*
* ----- */
```

Found in path(s):

* /opt/cola/permits/1084961554_1610175962.28/0/tftp-hpa-5-2-4-tar-bz2/tftp-hpa-5.2/config.h

No license file was found, but licenses were detected in source scan.

```
/* ----- *
*
* Copyright 2001-2006 H. Peter Anvin - All Rights Reserved
*
```

* This program is free software available under the same license
* as the "OpenBSD" operating system, distributed at
* <http://www.openbsd.org/>.
*
* ----- */

Found in path(s):

* /opt/cola/permits/1084961554_1610175962.28/0/tftp-hpa-5-2-4-tar-bz2/tftp-hpa-5.2/tftpd/recvfrom.h
* /opt/cola/permits/1084961554_1610175962.28/0/tftp-hpa-5-2-4-tar-bz2/tftp-hpa-5.2/tftpd/recvfrom.c
No license file was found, but licenses were detected in source scan.

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Found in path(s):

* /opt/cola/permits/1084961554_1610175962.28/0/tftp-hpa-5-2-4-tar-bz2/tftp-hpa-5.2/MCONFIG.in
No license file was found, but licenses were detected in source scan.

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*/

Found in path(s):

* /opt/cola/permits/1084961554_1610175962.28/0/tftp-hpa-5-2-4-tar-bz2/tftp-hpa-5.2/common/tftpsubs.h

* /opt/cola/permits/1084961554_1610175962.28/0/tftp-hpa-5-2-4-tar-bz2/tftp-hpa-5.2/tftp/extern.h

1.17 grep 2.21

1.17.1 Available under license :

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Version 3, 29 June 2007

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1.18 lvm2 2.02.125

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Version 2.1, February 1999

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1.19 openssl 1.0.2o

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1.21 xinetd 2.3.15

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1.23 nfs-utils 0.25

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1.24 libassuan 2.2.1

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```
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Version 2.1, February 1999

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

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

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

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.

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1.25 log-rotate 3.9.1

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1.29 glibc 2.8

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1.30 python 2.7.8

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History of the software

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

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

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

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2.1.1	2.1+2.0.1	2001	PSF	yes	
2.1.2	2.1.1	2002	PSF	yes	
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A C-program for MT19937, with initialization improved 2002/1/26.
Coded by Takuji Nishimura and Makoto Matsumoto.

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

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Sockets

The `:mod:`socket`` module uses the functions, `:func:`getaddrinfo``, and `:func:`getnameinfo``, which are coded in separate source files from the WIDE Project, <http://www.wide.ad.jp/>. ::

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L. Peter Deutsch
ghost@aladdin.com

Independent implementation of MD5 (RFC 1321).

This code implements the MD5 Algorithm defined in RFC 1321, whose text is available at

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The code is derived from the text of the RFC, including the test suite (section A.5) but excluding the rest of Appendix A. It does not include any code or documentation that is identified in the RFC as being copyrighted.

The original and principal author of md5.h is L. Peter Deutsch <ghost@aladdin.com>. Other authors are noted in the change history that follows (in reverse chronological order):

2002-04-13 lpd Removed support for non-ANSI compilers; removed references to Ghostscript; clarified derivation from RFC 1321; now handles byte order either statically or dynamically.
1999-11-04 lpd Edited comments slightly for automatic TOC extraction.
1999-10-18 lpd Fixed typo in header comment (ansi2knr rather than md5); added conditionalization for C++ compilation from Martin Purschke <purschke@bnl.gov>.
1999-05-03 lpd Original version.

Asynchronous socket services

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UUencode and UUdecode functions

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Modified by Jack Jansen, CWI, July 1995:

- Use `binascii` module to do the actual line-by-line conversion between `ascii` and `binary`. This results in a 1000-fold speedup. The C version is still 5 times faster, though.
- Arguments more compliant with Python standard

XML Remote Procedure Calls

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Select kqueue

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

In 1995, Guido continued his work on Python at the Corporation for

National Research Initiatives (CNRI, see <http://www.cnri.reston.va.us>) in Reston, Virginia where he released several versions of the software.

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

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1.3 thru 1.5.2	1.2	1995-1999	CNRI	yes
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2.0	1.6	2000	BeOpen.com	no
1.6.1	1.6	2001	CNRI	yes (2)
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2.1.1	2.1+2.0.1	2001	PSF	yes
2.1.2	2.1.1	2002	PSF	yes
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```

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1.33 coreutils 8.24

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Version 3, 29 June 2007

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

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Version 2, June 1991

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[This is the first released version of the library GPL. It is
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<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

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1.45 libtirpc 0.2.5

1.45.1 Available under license :

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- */

1.46 curl 7.37.1

1.46.1 Available under license :

License Mixing

=====

libcurl can be built to use a fair amount of various third party libraries, libraries that are written and provided by other parties that are distributed using their own licenses. Even libcurl itself contains code that may cause problems to some. This document attempts to describe what licenses libcurl and the other libraries use and what possible dilemmas linking and mixing them all can lead to for end users.

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MIT Kerberos

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Heimdal

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GNU GSS

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libssh2

(Used for scp and sftp support) libssh2 uses a Modified BSD-style license.

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1.47 less 479

1.47.1 Available under license :

Less License

Less

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Version 3, 29 June 2007

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1.48 tdb 1.42.9

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This is the Debian GNU/Linux prepackaged version of the ss command-line interface parsing library library. It is currently distributed together with the EXT2 file system utilities, which are otherwise packaged as "e2fsprogs".

This package was put together by Yann Dirson <dirson@debian.org>, from sources obtained from a mirror of:
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*/

Index: tdbsa/tdb.c

=====

--- tdbsa.orig/tdb.c

+++ tdbsa/tdb.c

@@ -4,11 +4,11 @@ Rev: 23371

Last Changed Date: 2007-06-06 20:14:06 -0400 (Wed, 06 Jun 2007)

*/

/*

- Unix SMB/CIFS implementation.
- + trivial database library - standalone version

- trivial database library - private includes

-

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file system consistency checker (e2fsck.static). The EXT2 utilities
were written by Theodore Ts'o <tytso@mit.edu> and Remy Card
<card@masi.ibp.fr>.

Sources were obtained from <http://sourceforge.net/projects/e2fsprogs>

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Theodore Ts'o
23-June-2007

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That's all there is to it!

#

This is a Makefile stub which handles the creation of BSD shared
libraries.

#

In order to use this stub, the following makefile variables must be defined.

#

BSDLIB_VERSION = 1.0

BSDLIB_IMAGE = libce

```

# BSDLIB_MYDIR = et
# BSDLIB_INSTALL_DIR = $(SHLIBDIR)
#

all:: image

real-subdirs:: Makefile
@echo " MKDIR pic"
@mkdir -p pic

BSD_LIB = $(BSDLIB_IMAGE).so.$(BSDLIB_VERSION)
BSDLIB_PIC_FLAG = -fpic

image: $(BSD_LIB)

$(BSD_LIB): $(OBJS)
(cd pic; ld -Bshareable -o $(BSD_LIB) $(LD_FLAGS) $(OBJS))
$(MV) pic/$(BSD_LIB) .
$(RM) -f ../$(BSD_LIB)
(cd ..; $(LN) $(LINK_BUILD_FLAGS) \
`echo $(my_dir) | sed -e 's;lib/;;'~/$(BSD_LIB) $(BSD_LIB)

install-shlibs install:: $(BSD_LIB)
@echo " INSTALL_PROGRAM $(BSDLIB_INSTALL_DIR)/$(BSD_LIB)"
@$(INSTALL_PROGRAM) $(BSD_LIB) \
$(DESTDIR)$$(BSDLIB_INSTALL_DIR)/$(BSD_LIB)
@-$(LD_CONFIG)

install-strip: install

install-shlibs-strip: install-shlibs

uninstall-shlibs uninstall::
$(RM) -f $(DESTDIR)$$(BSDLIB_INSTALL_DIR)/$(BSD_LIB)

clean::
$(RM) -rf pic
$(RM) -f $(BSD_LIB)
$(RM) -f ../$(BSD_LIB)
This is the Debian GNU/Linux prepackaged version of the EXT2 file
system utilities (e2fsck, mke2fs, etc.). The EXT2 utilities were
written by Theodore Ts'o <tytso@mit.edu> and Remy Card <card@masi.ibp.fr>.

Sources were obtained from http://sourceforge.net/projects/e2fsprogs

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Gadi Oxman, August 1995

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```
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1.49 time 1.7

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

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```
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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1.50 binutils 2.25.1

1.50.1 Available under license :

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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 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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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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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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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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<signature of Ty Coon>, 1 April 1990

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Version 2.1, February 1999

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

That's all there is to it!
(This file is under construction.) -*- text -*-

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

This file will eventually be deleted: The general info will go into the documentation, and info on specific files will go into an AUTHORS file, as requested by the FSF.

+++++

Dean Elsner wrote the original gas for vax. [more details?]

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

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

Ken Raeburn wrote the high-level BFD interface code to replace most of

the code in format-specific I/O modules.

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

The Intel 80386 machine description was written by Eliot Dresselhaus.

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

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

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

Support for the Zilog Z8k and Hitachi H8/300, H8/500 and SH processors (tc-z8k, tc-h8300, tc-h8500, tc-sh), and IEEE 695 object file format (obj-ieee), was written by Steve Chamberlain of Cygnus Solutions. Steve also modified the COFF back end (obj-coffbfd) to use BFD for some low-level operations, for use with the Hitachi, 29k and Zilog targets.

John Gilmore built the AMD 29000 support, added .include support, and simplified the configuration of which versions accept which pseudo-ops. He updated the 68k machine description so that Motorola's opcodes always produced fixed-size instructions (e.g. jsr), while synthetic instructions remained shrinkable (jbsr). John fixed many bugs, including true tested cross-compilation support, and one bug in relaxation that took a week and required the proverbial one-bit fix.

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

David Edelsohn contributed fixes for the PowerPC and AIX support.

Steve Chamberlain made gas able to generate listings.

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

Support for ELF format files has been worked on by Mark Eichin of Cygnus Solutions (original, incomplete implementation), Pete

Hoogenboom at the University of Utah (HPPA mainly), Michael Meissner of the Open Software Foundation (i386 mainly), and Ken Raeburn of Cygnus Solutions (sparc, initial 64-bit support).

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

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

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

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

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

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

Alan Modra reworked much of the i386 backend, improving the error checking, updating the code, and improving the 16 bit support, using patches from the work of Martynas Kunigelis and H.J. Lu.

Many others have contributed large or small bugfixes and enhancements. If you've contributed significant work and are not mentioned on this list, and want to be, let us know. Some of the history has been lost; we aren't intentionally leaving anyone out.

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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:

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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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@node Library Copying
@appendixsec GNU LESSER GENERAL PUBLIC LICENSE

@cindex LGPL, Lesser General Public License
@center Version 2.1, February 1999

@display
Copyright @copyright{ } 1991, 1999 Free Software Foundation, Inc.
51 Franklin Street - Fifth Floor, Boston, MA 02110-1301, USA

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

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

@end display

@appendixsubsec Preamble

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

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

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

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

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

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

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

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

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

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a

combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the @dfn{Lesser} General Public License because it does @emph{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.

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


@enumerate 0

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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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@item

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

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

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

@end enumerate

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

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@item

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@item

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

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

library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

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

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

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

@item

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

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

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@item

Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable ``work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood

that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

@item

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

@item

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

@item

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

@item

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

@end enumerate

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

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

@item

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

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@enumerate a

@item

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

@item

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

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@end enumerate

@iftex

@heading END OF TERMS AND CONDITIONS

@end iftex

@ifinfo

@center END OF TERMS AND CONDITIONS

@end ifinfo

@page

@appendixsubsec How to Apply These Terms to Your New Libraries

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

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

```
@smallexample
@var{one line to give the library's name and an idea of what it does.}
Copyright (C) @var{year} @var{name of author}
```

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

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

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

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

```
@var{signature of Ty Coon}, 1 April 1990
Ty Coon, President of Vice
@end smallexample
```

That's all there is to it!

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Version 3, 29 June 2007

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An "Application" is any work that makes use of an interface provided
by the Library, but which is not otherwise based on the Library.
Defining a subclass of a class defined by the Library is deemed a mode
of using an interface provided by the Library.

A "Combined Work" is a work produced by combining or linking an
Application with the Library. The particular version of the Library
with which the Combined Work was made is also called the "Linked
Version".

The "Minimal Corresponding Source" for a Combined Work means the
Corresponding Source for the Combined Work, excluding any source code
for portions of the Combined Work that, considered in isolation, are
based on the Application, and not on the Linked Version.

The "Corresponding Application Code" for a Combined Work means the
object code and/or source code for the Application, including any data
and utility programs needed for reproducing the Combined Work from the
Application, but excluding the System Libraries of the Combined Work.

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You may convey a covered work under sections 3 and 4 of this License
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If you modify a copy of the Library, and, in your modifications, a facility refers to a function or data to be supplied by an Application that uses the facility (other than as an argument passed when the facility is invoked), then you may convey a copy of the modified version:

- a) under this License, provided that you make a good faith effort to ensure that, in the event an Application does not supply the function or data, the facility still operates, and performs whatever part of its purpose remains meaningful, or
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d) Do one of the following:

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1) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (a) uses at run time a copy of the Library already present on the user's computer system, and (b) will operate properly with a modified version of the Library that is interface-compatible with the Linked Version.

e) Provide Installation Information, but only if you would otherwise be required to provide such information under section 6 of the GNU GPL, and only to the extent that such information is necessary to install and execute a modified version of the Combined Work produced by recombining or relinking the Application with a modified version of the Linked Version. (If you use option 4d0, the Installation Information must accompany the Minimal Corresponding Source and Corresponding Application Code. If you use option 4d1, you must provide the Installation Information in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.)

5. Combined Libraries.

You may place library facilities that are a work based on the Library side by side in a single library together with other library facilities that are not Applications and are not covered by this License, and convey such a combined library under terms of your choice, if you do both of the following:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities, conveyed under the terms of this License.

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

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Version 3, 29 June 2007

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1.51 python 3.7.3

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

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

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The `:mod:`socket`` module uses the functions, `:func:`getaddrinfo``, and
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Modified by Jack Jansen, CWI, July 1995:

- Use `binascii` module to do the actual line-by-line conversion between `ascii` and `binary`. This results in a 1000-fold speedup. The `C` version is still 5 times faster, though.
- Arguments more compliant with Python standard

XML Remote Procedure Calls

The `:mod:`xmlrpc.client`` module contains the following notice::

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Select kqueue

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SipHash24

The file `:file:`Python/pyhash.c`` contains Marek Majkowski's implementation of Dan Bernstein's SipHash24 algorithm. The contains the following note::

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Original location:

<https://github.com/majek/csiphash/>

Solution inspired by code from:

Samuel Neves (supercop/crypto_auth/siphash24/little)

djb (supercop/crypto_auth/siphash24/little2)

Jean-Philippe Aumasson (<https://131002.net/siphash/siphash24.c>)

strtod and dtoa

The file `:file:`Python/dtoa.c``, which supplies C functions `dtoa` and `strtod` for conversion of C doubles to and from strings, is derived from the file of the same name by David M. Gay, currently available from <http://www.netlib.org/fp/>. The original file, as retrieved on March 16, 2009, contains the following copyright and licensing notice::

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OpenSSL

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1.53 tcl 8.5.0

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1.55 libusb 1.0.19

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

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

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

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

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".)

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

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

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

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

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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.

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

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

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

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consistent with the full freedom of use specified in this license.

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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.

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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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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

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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.

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

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

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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.

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```

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1.58 Isof 4.89

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1.59 e2fsprogs 1.43

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*/

Index: tdbsa/tdb.c

=====
--- tdbsa.orig/tdb.c

+++ tdbsa/tdb.c

@@ -4,11 +4,11 @@ Rev: 23371

Last Changed Date: 2007-06-06 20:14:06 -0400 (Wed, 06 Jun 2007)

*/

/*

- Unix SMB/CIFS implementation.
- + trivial database library - standalone version

- trivial database library - private includes

-

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Theodore Ts'o
23-June-2007

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

That's all there is to it!

This package was added to the e2fsprogs debian source package by Theodore Ts'o <tytso@mit.edu> on Sat Mar 15 15:33:37 EST 2003

It is part of the main e2fsprogs distribution, which can be found at:

<http://sourceforge.net/projects/e2fsprogs>

Upstream Author: Theodore Ts'o <tytso@mit.edu>

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This is the Debian GNU/Linux prepackaged version of the `ss` command-line interface parsing library. It is currently distributed together with the EXT2 file system utilities, which are otherwise packaged as "e2fsprogs".

This package was put together by Yann Dirson <dirson@debian.org>, from sources obtained from a mirror of:
tsx-11.mit.edu:/pub/linux/packages/ext2fs/

From the original distribution:

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#
# This is a Makefile stub which handles the creation of BSD shared
# libraries.
#
# In order to use this stub, the following makefile variables must be defined.
#
# BSDLIB_VERSION = 1.0
# BSDLIB_IMAGE = libce
# BSDLIB_MYDIR = et
# BSDLIB_INSTALL_DIR = $(SHLIBDIR)
#

all:: image

real-subdirs:: Makefile
@echo " MKDIR pic"
@mkdir -p pic

BSD_LIB = $(BSDLIB_IMAGE).so.$(BSDLIB_VERSION)
BSDLIB_PIC_FLAG = -fpic

image: $(BSD_LIB)

$(BSD_LIB): $(OBJS)
(cd pic; ld -Bshareable -o $(BSD_LIB) $(LDFLAGS_SHLIB) $(OBJS))
$(MV) pic/$(BSD_LIB) .
$(RM) -f ../$(BSD_LIB)
(cd ..; $(LN) $(LINK_BUILD_FLAGS) \
`echo $(my_dir) | sed -e 's;lib/;;'"/$(BSD_LIB) $(BSD_LIB)`)

install-shlibs install:: $(BSD_LIB)
@echo " INSTALL_PROGRAM $(BSDLIB_INSTALL_DIR)/$(BSD_LIB)"
@$(INSTALL_PROGRAM) $(BSD_LIB) \
$(DESTDIR)$$(BSDLIB_INSTALL_DIR)/$(BSD_LIB)
@-$(LDCONFIG)

install-strip: install

install-shlibs-strip: install-shlibs

uninstall-shlibs uninstall::
$(RM) -f $(DESTDIR)$$(BSDLIB_INSTALL_DIR)/$(BSD_LIB)

```

clean::

```
$(RM) -rf pic
```

```
$(RM) -f $(BSD_LIB)
```

```
$(RM) -f ../$(BSD_LIB)
```

This is the Debian GNU/Linux prepackaged version of the Common Error Description library. It is currently distributed together with the EXT2 file system utilities, which are otherwise packaged as "e2fsprogs".

This package was put together by Yann Dirson <dirson@debian.org>, from sources obtained from a mirror of:

tsx-11.mit.edu:/pub/linux/packages/ext2fs/

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Gadi Oxman, August 1995

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Version 2, June 1991

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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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```

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

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1.60 tthttpd 2.25b

1.60.1 Available under license :

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```
/* timers.c - simple timer routines
```

```
**
```

```
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```

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```

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```
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```

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```
/* thttpd.c - tiny/turbo/throttling HTTP server
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/* tdate_parse.h - parse string dates into internal form, stripped-down version

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```
* /opt/cola/permits/1114038648_1610347506.88/0/thttpd-2-25b-tar/thttpd-2.25b/tdate_parse.h
```

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```
/* makeweb.c - let a user create a web subdirectory
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```
* /opt/cola/permits/1114038648_1610347506.88/0/thttpd-2-25b-tar/thttpd-2.25b/extras/makeweb.c
```

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```
/* tdate_parse - parse string dates into internal form, stripped-down version
**
```

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```

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```
/* phf - cracker trap
```

```
**
** Old distributions of the NCSA and Apache web servers included a
** version of the phf program that had a bug. The program could
** easily be made to run arbitrary shell commands. There is no real
** legitimate use for phf, so any attempts to run it must be considered
** to be attacks. Accordingly, this version of phf logs the attack
** and then returns a page indicating that phf doesn't exist.
**
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```
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```

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```
* /opt/cola/permits/1114038648_1610347506.88/0/thttpd-2-25b-tar/thttpd-2.25b/Makefile
* /opt/cola/permits/1114038648_1610347506.88/0/thttpd-2-25b-tar/thttpd-2.25b/cgi-src/Makefile
* /opt/cola/permits/1114038648_1610347506.88/0/thttpd-2-25b-tar/thttpd-2.25b/extras/syslogtcern
* /opt/cola/permits/1114038648_1610347506.88/0/thttpd-2-25b-tar/thttpd-2.25b/extras/Makefile
```

No license file was found, but licenses were detected in source scan.

```
/* fdwatch.h - header file for fdwatch package
```

```
**
** This package abstracts the use of the select()/poll()/kqueue()
** system calls. The basic function of these calls is to watch a set
** of file descriptors for activity. select() originated in the BSD world,
** while poll() came from SysV land, and their interfaces are somewhat
** different. fdwatch lets you write your code to a single interface,
** with the portability differences hidden inside the package.
**
** Usage is fairly simple. Call fdwatch_get_nfiles() to initialize
** the package and find out how many file descriptors are available.
```

```
** Then each time through your main loop, call fdwatch_clear(), then
** fdwatch_add_fd() for each of the descriptors you want to watch,
** then call fdwatch() to actually perform the watch. After it returns
** you can check which descriptors are ready via fdwatch_check_fd().
**
** If your descriptor set hasn't changed from the last time through
** the loop, you can skip calling fdwatch_clear() and fdwatch_add_fd()
** to save a little CPU time.
**
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```

Found in path(s):

```
*/opt/cola/permits/1114038648_1610347506.88/0/thttpd-2-25b-tar/thttpd-2.25b/fdwatch.h
```

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```
/* fdwatch.c - fd watcher routines, either select() or poll()
```

```
**
```

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```

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**
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```
*/opt/cola/permits/1114038648_1610347506.88/0/thttpd-2-25b-tar/thttpd-2.25b/fdwatch.c
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```

```
/* config.h - configuration defines for thttpd and libhttpd
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```
/* libhttpd.c - HTTP protocol library
```

```
**
```

```
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```
/* match.c - simple shell-style filename matcher
```

```
**
```

```
** Only does ? * and **, and multiple patterns separated by |. Returns 1 or 0.
```

```
**
```

```
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/* match.h - simple shell-style filename patcher

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/* mmc.c - mmap cache

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/* mmc.h - header file for mmap cache package

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```

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```
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```

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```
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* /opt/cola/permits/1114038648_1610347506.88/0/thttpd-2-25b-tar/thttpd-2.25b/thttpd.8
* /opt/cola/permits/1114038648_1610347506.88/0/thttpd-2-25b-tar/thttpd-2.25b/extras/syslogtcern.8
* /opt/cola/permits/1114038648_1610347506.88/0/thttpd-2-25b-tar/thttpd-2.25b/cgi-src/redirect.8
* /opt/cola/permits/1114038648_1610347506.88/0/thttpd-2-25b-tar/thttpd-2.25b/cgi-src/ssi.8
```

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```
/* ssi - server-side-includes CGI program
```

```
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```
*/opt/cola/permits/1114038648_1610347506.88/0/thttpd-2-25b-tar/thttpd-2.25b/cgi-src/ssi.c
```

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```
/* timers.h - header file for timers package
```

```
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```
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```

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```
/* redirect - simple redirection CGI program
```

```
**
```

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```

```
*/
```

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```
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```

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```
/* libhttpd.h - defines for libhttpd
```

```
**
```

```
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*/opt/cola/permits/1114038648_1610347506.88/0/thttpd-2-25b-tar/thttpd-2.25b/libhttpd.h

1.61 libpcap 1.4.0

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1.62 gawk 4.1.3

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```
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Version 2, June 1991

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1.63 mpdecimal 2.4.2

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```

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1.72 jsch 0.1.53

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1.73 elfutils 0.148

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1.74 headline 6.3

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* L. Peter Deutsch

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* @version 3.0 (December 2000)

*

* Optimised ANSI C code for the Rijndael cipher (now AES)

*

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

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

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1.78 u-boot 1.0.1

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1.79 openssl 1.0.1p

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1.82 pinentry 0.9.2

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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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- a) Accompany the work with the complete corresponding

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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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nameLjava/lang/String;email<init>'(Ljava/lang/String;Ljava/lang/String;)VCodegetName()Ljava/lang/String;getEmail  
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ConstantValueLGPL<init>()VCode
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```
com/jrefinery/ui/about/Licencesjava/lang/ObjectDGNU GENERAL PUBLIC LICENSE
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1.94 pciutils 3.3.1

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1.95 util-linux 2.26.0

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```

*/

NR START END SECTORS SIZE NAME UUID

1 32 7679 7648 3.7M 8f8378c0-01
2 7680 16383 8704 4.3M 8f8378c0-02
5 7936 12799 4864 2.4M
6 12544 16127 3584 1.8M

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```
x ?"U@,5 @mISmIN<GimCN7g1uE
43mI,5WEV @@ WEV @mImImIAmImImI0mImImI*mImI
A0mImImI...
lost+found...
```

```
;9GimCN7g
```

```
!"#$%&'()*+,-
./0123456789:;<=>?@ABCDEFGHIJKLMNOPQRSTUVWXYZ[\]^_`abcdefghijklmnopqrstuvwxyz{|}~
```

```
!"#$%&'()*+,-
./0123456789:;<=>?@ABCDEFGHIJKLMNOPQRSTUVWXYZ[\]^_`abcdefghijklmnopqrstuvwxyz{|}~
```

```
!"#$%&'()*+,-
./0123456789:;<=>?@ABCDEFGHIJKLMNOPQRSTUVWXYZ[\]^_`abcdefghijklmnopqrstuvwxyz{|}~
```

```
!"#$%&'()*+,-
./0123456789:;<=>?@ABCDEFGHIJKLMNOPQRSTUVWXYZ[\]^_`abcdefghijklmnopqrstuvwxyz{|}~WEV @@
WEV[B "1
```

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1.96 xz 5.1.3alpha

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Version 3, 29 June 2007

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1.98 xz 5.2.1

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1.100 pam 1.1.6

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1.101 perl 5.22.0

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1.102 unzip 3.00

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The original unzip source code has been extensively modified and almost entirely rewritten (changes include random zipfile access rather than sequential; replacement of unimplode() with explode(); replacement of old unshrink() with new (unrelated) unshrink(); replacement of output routines; addition of inflate(), wildcards, filename-mapping, text translation, ...; etc.). As far as we can tell, only the core code of the unreduce method remained substantially similar to Mr. Smith's original source. As of UnZip 5.42, the complete core code is now covered by the Info-ZIP Licence. Therefore, support for the reduce method has been removed.

The drop of the reduce method should only affect some test archives, reducing was never used in any publically distributed Zip program. For pathologic cases where support for reduced archive entries is needed, the unreduce code copyrighted by Samuel H. Smith is available as a separate distribution (the restricted copyright of this code is cited below in the "historical" section).

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```
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*
* A collection of File Manager and related routines
*
* by Jim Luther (Apple Macintosh Developer Technical Support Emeritus)
* with significant code contributions by Nitin Ganatra
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- *
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- *
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- * -----
- * This source is copyrighted by Christopher Evans (cevens@poppybank.com)
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"He says that he thought that whoever contacted him understood that he has no objection to the Info-ZIP group's inclusion of his code. His primary concern is that it remain freely distributable, he said."

Despite the fact that our "normal" code has been entirely rewritten and by default no longer contains any of Mr. Smith's code, Info-ZIP remains indebted and grateful to him. We hope he finds our contributions as useful as we have his.

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The decompression core code for the deflate method (inflate.[ch], explode.c) was originally written by Mark Adler who submitted it as public domain code.

1.103 net-snmp 5.1.1

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1.104 cracklib 2.9.0

1.104.1 Available under license :

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

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

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

Attachments: Message as HTML
looks like 2.8.11 is out and marked as "GPL-2" ... releasing libraries unde=

r=20

GPL-2 is not desirable at all ... this is why the LGPL-2.1 exists

=2Dmike

Re: [Cracklib-devel] cracklib license

From: Neulinger, Nathan <nneul@um...> - 2007-10-02 01:18

I understand that, and you're welcome to bring it up with Alec directly and see if he wants to relicense his code as LGPL... but at this point, it was enough to just get it consistent and documented as to what it was released under. This wasn't actually a license change, just a clarification of the licensing that was already in place.=20

-- Nathan

=20

Nathan Neulinger EMail: nneul@um...

University of Missouri - Rolla Phone: (573) 341-6679

UMR Information Technology Fax: (573) 341-4216

> -----Original Message-----

> From: cracklib-devel-bounces@li...

> [mailto:cracklib-devel-bounces@li...] On Behalf Of

> Mike Frysinger

> Sent: Monday, October 01, 2007 8:15 PM

> To: cracklib-devel@li...

> Subject: [Cracklib-devel] cracklib license

>=20

> looks like 2.8.11 is out and marked as "GPL-2" ... releasing

> libraries under

> GPL-2 is not desirable at all ... this is why the LGPL-2.1 exists

> -mike

Re: [Cracklib-devel] cracklib license

From: Mike Frysinger <vapier@ge...> - 2007-10-02 01:33

Attachments: Message as HTML

On Monday 01 October 2007, Neulinger, Nathan wrote:

> I understand that, and you're welcome to bring it up with Alec directly

> and see if he wants to relicense his code as LGPL... but at this point,

> it was enough to just get it consistent and documented as to what it was

> released under. This wasn't actually a license change, just a

> clarification of the licensing that was already in place.

the original license (before moving to sourceforge -- aka, 2.7) was not=20

GPL-2 ... it was a modified artistic license ... i didnt notice the license=

=20

change until it was mentioned in the latest notes.

unlike the old license, GPL-2 prevents people from using cracklib unless th=

eir=20

applications are also GPL-2 which imo is just wrong. it isnt the place of =

a=20

library to dictact to application writes what license they should be using.=

=20

thus LGPL-2.1 enters to fill this void.

=2Dmike

Re: [Cracklib-devel] cracklib license

From: Neulinger, Nathan <nneul@um...> - 2007-10-02 01:46

Seems like the ideal thing here would be for you and the other distro maintainers to get together with Alec in a conversation and come to a decision as to what licensing scheme y'all want. I haven't really done much other than cleaning up the packaging and patches and a small bit of additional code, so whatever licensing y'all come up with is fine by me.

-- Nathan

=20

Nathan Neulinger EMail: nneul@um...

University of Missouri - Rolla Phone: (573) 341-6679

UMR Information Technology Fax: (573) 341-4216

> -----Original Message-----

> From: cracklib-devel-bounces@li...

> [mailto:cracklib-devel-bounces@li...] On Behalf Of

> Mike Frysinger

> Sent: Monday, October 01, 2007 8:33 PM

> To: Neulinger, Nathan

> Cc: cracklib-devel@li...; Alec Muffett

> Subject: Re: [Cracklib-devel] cracklib license

>=20

> On Monday 01 October 2007, Neulinger, Nathan wrote:

> > I understand that, and you're welcome to bring it up with Alec

> directly

> > and see if he wants to relicense his code as LGPL... but at this

> point,

> > it was enough to just get it consistent and documented as to what

> it was

> > released under. This wasn't actually a license change, just a

> > clarification of the licensing that was already in place.

>=20

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> not
> GPL-2 ... it was a modified artistic license ... i didnt notice the
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> applications are also GPL-2 which imo is just wrong. it isnt the
> place of a
> library to dictact to application writes what license they should
> be using.
> thus LGPL-2.1 enters to fill this void.
> -mike

Re: [Cracklib-devel] cracklib license

From: Alec Muffett <alecm@cr...> - 2007-10-02 08:57

> Seems like the ideal thing here would be for you and the other distro
> maintainers to get together with Alec in a conversation and come to a
> decision as to what licensing scheme y'all want. I haven't really done
> much other than cleaning up the packaging and patches and a small
> bit of
> additional code, so whatever licensing y'all come up with is fine
> by me.

I am sympathetic. Guys, what do you reckon?

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

-a

Re: [Cracklib-devel] cracklib license

From: Devin Reade <gdr@gn...> - 2007-10-02 15:04

I would like to see it under LGPL as well. I think it is in everyone's
best interests to have as secure systems as possible, and I think tainting
it via GPL will just make it less likely that the library gets used, and
will not usually cause companies/developers to GPL the dependent code
(where it is not already GPL).

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

Devin

--

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

Re: [Cracklib-devel] cracklib license

From: Nalin Dahyabhai <nalin@re...> - 2008-01-28 16:32

On Tue, Oct 02, 2007 at 09:57:31AM +0100, Alec Muffett wrote:

>> Seems like the ideal thing here would be for you and the other distro
>> maintainers to get together with Alec in a conversation and come to a
>> decision as to what licensing scheme y'all want. I haven't really done
>> much other than cleaning up the packaging and patches and a small
>> bit of
>> additional code, so whatever licensing y'all come up with is fine
>> by me.
>
> I am sympathetic. Guys, what do you reckon?
>
> What I am hearing so far is that LGPL makes sense, since it can be
> linked with any code, not just GPL...

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

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

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

Cheers,

Nalin

Re: [Cracklib-devel] cracklib license

From: Mike Frysinger <vapier@ge...> - 2008-10-05 21:27

Attachments: Message as HTML

On Monday 28 January 2008, Nalin Dahyabhai wrote:

> On Tue, Oct 02, 2007 at 09:57:31AM +0100, Alec Muffett wrote:
>>> Seems like the ideal thing here would be for you and the other distro
>>> maintainers to get together with Alec in a conversation and come to a
>>> decision as to what licensing scheme y'all want. I haven't really done
>>> much other than cleaning up the packaging and patches and a small
>>> bit of
>>> additional code, so whatever licensing y'all come up with is fine
>>> by me.
>>
>> I am sympathetic. Guys, what do you reckon?

>>
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>> linked with any code, not just GPL...
>
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> timeframe.
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> I'd also suggest the LGPL, for the reason you noted above. Alternately,
> GPLv2 with the option of using the library under a later version of the
> GPL would permit applications which were released under version 3 of the
> GPL to use the library, too, which would be sufficient for the packages
> which are included in Fedora. FWIW, I'd personally lean toward LGPL.
>
> In any case, I thank you both for working on sorting this out.

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

-mike

Re: [Cracklib-devel] cracklib license

From: Alec Muffett <alecm@cr...> - 2008-10-05 23:18

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

>

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

yes. go for it. thanks++

-a

Re: [Cracklib-devel] cracklib license

From: Mike Frysinger <vapier@ge...> - 2008-10-25 22:34

Attachments: Message as HTML

On Sunday 05 October 2008, Alec Muffett wrote:

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

>>

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

>

> yes. go for it. thanks++

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

-mike

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

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

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

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

From alecm@crypticide.com Mon Oct 1 12:26:03 2007
Received: from umr-exproto2.cc.umr.edu ([131.151.0.192]) by UMR-CMAIL1.umr.edu with Microsoft SMTPSVC(6.0.3790.3959);
Mon, 1 Oct 2007 12:26:03 -0500
Received: from scansrv2.srv.mst.edu ([131.151.1.114]) by umr-exproto2.cc.umr.edu with Microsoft SMTPSVC(6.0.3790.3959);
Mon, 1 Oct 2007 12:26:02 -0500
Received: (qmail 8022 invoked from network); 1 Oct 2007 16:59:55 -0000
Received: from smtp1.srv.mst.edu (131.151.1.43)
by scanin-ipvs.cc.umr.edu with SMTP; 1 Oct 2007 16:59:55 -0000
Received: from spunkymail-mx8.g.dreamhost.com (mx1.spunky.mail.dreamhost.com [208.97.132.47])
by smtp1.srv.mst.edu (8.13.1/8.13.1) with ESMTP id I91Gxtpr020623
for <nneul@umr.edu>; Mon, 1 Oct 2007 11:59:55 -0500
Received: from rutherford.zen.co.uk (rutherford.zen.co.uk [212.23.3.142])
by spunkymail-mx8.g.dreamhost.com (Postfix) with ESMTP id 2C7734D311
for <nneul@neulinger.org>; Mon, 1 Oct 2007 09:59:50 -0700 (PDT)
Received: from [82.68.43.14] (helo=[192.168.1.3])
by rutherford.zen.co.uk with esmtp (Exim 4.50)
id 1IcOcX-0004Qt-6L
for nneul@neulinger.org; Mon, 01 Oct 2007 16:59:49 +0000
Mime-Version: 1.0 (Apple Message framework v752.2)
In-Reply-To: <1b1b3fd80710010908k11dac0afp1f2dd471059ff9a4@mail.gmail.com>
References: <1190922867.3457.147.camel@localhost.localdomain>
<EC90713277D2BE41B7110CCD74E235CEF44F38@UMR-CMAIL1.umr.edu>
<1b1b3fd80710010908k11dac0afp1f2dd471059ff9a4@mail.gmail.com>
Content-Type: text/plain; charset=US-ASCII; delsp=yes; format=flowed
Message-Id: <117A1264-F6DC-4E25-B0DD-56FBFE6E9F@crypticide.com>
Content-Transfer-Encoding: 7bit

From: Alec Muffett <alecm@crypticide.com>
Subject: Re: cracklib license
Date: Mon, 1 Oct 2007 17:59:46 +0100
To: Nathan Neulinger <nneul@neulinger.org>
X-Mailer: Apple Mail (2.752.2)
X-Originating-Rutherford-IP: [82.68.43.14]
Return-Path: alecm@crypticide.com
X-OriginalArrivalTime: 01 Oct 2007 17:26:03.0008 (UTC) FILETIME=[2420C000:01C80450]
Status: RO
Content-Length: 585
Lines: 21

>
> ----- Forwarded message -----
> From: Neulinger, Nathan <nneul@umr.edu>
> Date: Sep 27, 2007 2:58 PM
> Subject: RE: cracklib license
> To: alecm@crypto.dircon.co.uk
>
> Any chance you could write me a self-contained email stating clearly
> that the license is being changed to GPL, so I could include that
> email
> in the repository and clean up the repository/tarballs? I have all the
> original discussion, but something succinct and self contained
> would be
> ideal.

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

Happy now? :-)

-a

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Version 2.1, February 1999

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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.

^L

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1.105 ncurses 5.9

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1.106 procps 3.3.10

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1.107 rpcbind 0.2.1

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1.108 nanopb 0.12

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1.109 sysklogd 1.5.0

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1.111 linux-kernel 4.1.21

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```
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```
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Radio card (ITT sound processor)

bigfoot <bigfoot@net-way.net>

Ragnar Hojland Espinosa <ragnar@macula.net>

ConferenceTV card

+ many more (please mail me if you are missing in this list and would
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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.

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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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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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/* nicstar.c v0.22 Jawaid Bazyar (bazyar@hypermall.com)

* nicstar.c, M. Welsh (matt.welsh@cl.cam.ac.uk)

*

* Hacked October, 1997 by Jawaid Bazyar, Interlink Advertising Services Inc.

* <http://www.hypermall.com/>

* 10/1/97 - commented out CFG_PHYIE bit - we don't care when the PHY

* interrupts us (except possibly for removal/insertion of the cable?)

* 10/4/97 - began heavy inline documentation of the code. Corrected typos

* and spelling mistakes.

* 10/5/97 - added code to handle PHY interrupts, disable PHY on
 * loss of link, and correctly re-enable PHY when link is
 * re-established. (put back CFG_PHYIE)

*

* Modified to work with the IDT7721 nicstar -- AAL5 (tested) only.

*

* R. D. Rechenmacher <ron@fnal.gov>, Aug. 6, 1997

*

* Linux driver for the IDT77201 NICStAR PCI ATM controller.
 * PHY component is expected to be 155 Mbps S/UNI-Lite or IDT 77155;
 * see init_nicstar() for PHY initialization to change this. This driver
 * expects the Linux ATM stack to support scatter-gather lists
 * (skb->atm.iovcnt != 0) for Rx skb's passed to vcc->push.

*

* Implementing minimal-copy of received data:

* IDT always receives data into a small buffer, then large buffers
 * as needed. This means that data must always be copied to create
 * the linear buffer needed by most non-ATM protocol stacks (e.g. IP)
 * Fix is simple: make large buffers large enough to hold entire
 * SDU, and leave <small_buffer_data> bytes empty at the start. Then
 * copy small buffer contents to head of large buffer.
 * Trick is to avoid fragmenting Linux, due to need for a lot of large
 * buffers. This is done by 2 things:

* 1) skb->destructor / skb->atm.recycle_buffer
 * combined, allow nicstar_free_rx_skb to be called to
 * recycle large data buffers

* 2) skb_clone of received buffers

* See nicstar_free_rx_skb and linearize_buffer for implementation
 * details.

*

*

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*

* M. Welsh, 6 July 1996

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Thanks go to the following people for patches and contributions:

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

(If you think you should be in this list, but you are not, drop a
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* $Id: gpl-template.txt 43536 2012-06-28 22:56:06Z darkjames $
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* `configure.ac`, `Makefile.am`: The original versions were derived from the ones in the XML Catalog Manager project, version 2.2.

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

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

Author: Julio Merino <jmmv84@gmail.com>

* `admin/check-style.sh`, `admin/check-style-common.awk`, `admin/check-style-cpp.awk`, `admin/check-style-shell.awk`: These files,

except the first one, were first implemented in the Buildtool project. They were later adapted to be part of Boost.Process and, during that process, the shell script was created.

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=====

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

<!-- \$Id: copyright.xml,v 1.8 2009/07/10 23:47:58 tbox 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.text">
  <xsl:text>
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  </xsl:text>
</xsl:variable>

<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:value-of select="$isc.copyright.text"/>
  </xsl:with-param>
</xsl:call-template>
</xsl:variable>

</xsl:stylesheet>

<!--
- Local variables:
- mode: sgml
- End:
-->
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```


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```

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1.117 racoon 0.8.2

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```
/* $NetBSD: crypto_openssl.h,v 1.7 2009/08/17 11:59:10 vanhu Exp $ */
```

```
/* Id: crypto_openssl.h,v 1.11 2004/11/13 11:28:01 manubsd Exp */
```

```
/*
```

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1.118 tcl 8.6.4

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1.119 libxml2 0.19.4

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A. HISTORY OF THE SOFTWARE

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

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

In May 2000, Guido and the Python core development team moved to BeOpen.com to form the BeOpen PythonLabs team. In October of the same year, the PythonLabs team moved to Digital Creations (now Zope

Corporation, see <http://www.zope.com>). In 2001, the Python Software Foundation (PSF, see <http://www.python.org/psf/>) was formed, a non-profit organization created specifically to own Python-related Intellectual Property. Zope Corporation is a sponsoring member of the PSF.

All Python releases are Open Source (see <http://www.opensource.org> for 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	2005	PSF	yes
2.4.2	2.4.1	2005	PSF	yes
2.4.3	2.4.2	2006	PSF	yes
2.4.4	2.4.3	2006	PSF	yes
2.5	2.4	2006	PSF	yes
2.5.1	2.5	2007	PSF	yes
2.5.2	2.5.1	2008	PSF	yes
2.5.3	2.5.2	2008	PSF	yes
2.6	2.5	2008	PSF	yes
2.6.1	2.6	2008	PSF	yes
2.6.2	2.6.1	2009	PSF	yes
2.6.3	2.6.2	2009	PSF	yes
2.6.4	2.6.3	2009	PSF	yes

2.6.5	2.6.4	2010	PSF	yes
2.7	2.6	2010	PSF	yes

Footnotes:

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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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1.122 libpcap 1.6.2

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The End

1.124 libgcrypt 1.6.3

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1.126 netbsd-resolv 2.22

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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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@subheading END OF TERMS AND CONDITIONS

@page

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1.128 lapack 3.5.0-2ubuntu1

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1.129 gawk 4.0.0

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

That's all there is to it!

1.130 inotify-tools 3.14

1.130.1 Available under license :

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```
Gnomovision version 69, Copyright (C) year name of author
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This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

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```
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```

```
<signature of Ty Coon>, 1 April 1989
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1.131 curl 7.63.0

1.131.1 Available under license :

License Mixing
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libcurl can be built to use a fair amount of various third party libraries, libraries that are written and provided by other parties that are distributed using their own licenses. Even libcurl itself contains code that may cause problems to some. This document attempts to describe what licenses libcurl and the other libraries use and what possible dilemmas linking and mixing them all can lead to for end users.

I am not a lawyer and this is not legal advice!

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zlib

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License Mixing

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libcurl can be built to use a fair amount of various third party libraries, libraries that are written and provided by other parties that are distributed using their own licenses. Even libcurl itself contains code that may cause problems to some. This document attempts to describe what licenses libcurl and

the other libraries use and what possible dilemmas linking and mixing them all can lead to for end users.

I am not a lawyer and this is not legal advice!

One common dilemma is that [GPL](<https://www.gnu.org/licenses/gpl.html>) licensed code is not allowed to be linked with code licensed under the [Original BSD license](<https://spdx.org/licenses/BSD-4-Clause.html>) (with the announcement clause). You may still build your own copies that use them all, but distributing them as binaries would be to violate the GPL license - unless you accompany your license with an [exception](<https://www.gnu.org/licenses/gpl-faq.html#GPLIncompatibleLibs>). This particular problem was addressed when the [Modified BSD license](<https://opensource.org/licenses/BSD-3-Clause>) was created, which does not have the announcement clause that collides with GPL.

libcurl

Uses an [MIT style license](<https://curl.haxx.se/docs/copyright.html>) that is very liberal.

OpenSSL

(May be used for SSL/TLS support) Uses an Original BSD-style license with an announcement clause that makes it "incompatible" with GPL. You are not allowed to ship binaries that link with OpenSSL that includes GPL code (unless that specific GPL code includes an exception for OpenSSL - a habit that is growing more and more common). If OpenSSL's licensing is a problem for you, consider using another TLS library.

GnuTLS

(May be used for SSL/TLS support) Uses the [LGPL](<https://www.gnu.org/licenses/lgpl.html>) license. If this is a problem for you, consider using another TLS library. Also note that GnuTLS itself depends on and uses other libs (libgcrypt and libgpg-error) and they too are LGPL- or GPL-licensed.

WolfSSL

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NSS

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mbedTLS

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BoringSSL

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libressl

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libidn

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OpenLDAP

(Used for LDAP support) Uses a Modified BSD-style license. Since libcurl uses OpenLDAP as a shared library only, I have not heard of anyone that ships OpenLDAP linked with libcurl in an app.

libssh2

(Used for scp and sftp support) libssh2 uses a Modified BSD-style license.

1.132 bash 4.2.10

1.132.1 Available under license :

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1.134 blas 1.2.20110419-7

1.135 libnl3 3.2.25

1.135.1 Available under license :

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1.136 gdb 7.10.1

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```

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```
<program> Copyright (C) <year> <name of author>
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```

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```
@ignore
@c Set file name and title for man page.
@setfilename gpl
@settitle GNU General Public License
@c man begin SEEALSO
gfdl(7), fsf-funding(7).
@c man end
@c man begin COPYRIGHT
Copyright @copyright{ } 2007 Free Software Foundation, Inc. @url{http://fsf.org/}
```

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```
@c man end
@end ignore
@node Copying
@c man begin DESCRIPTION
@appendix GNU GENERAL PUBLIC LICENSE
@c The GNU General Public License.
@center Version 3, 29 June 2007
```

```
@c This file is intended to be included within another document,
@c hence no sectioning command or @node.
```

```
@display
```

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@smallexample

```
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```

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```
@smallexample
@var{program} Copyright (C) @var{year} @var{name of author}
This program comes with ABSOLUTELY NO WARRANTY; for details type @samp{show w}.
This is free software, and you are welcome to redistribute it
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```

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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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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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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 @dfn{Lesser} General Public License because it does @emph{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.

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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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@item

If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or

table, the facility still operates, and performs whatever part of its purpose remains meaningful.

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

@end enumerate

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

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

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@item

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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.

@item

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

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

@item

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

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

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

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

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

@item

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

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

@enumerate a

@item

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

@item

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

@item

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

@item

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

@item

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

@end enumerate

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

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@enumerate a

@item

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

@item

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

@end enumerate

@item

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@end enumerate

@iftex

@heading END OF TERMS AND CONDITIONS

@end iftex

@ifinfo

@center END OF TERMS AND CONDITIONS

@end ifinfo

@page

@appendixsubsec How to Apply These Terms to Your New Libraries

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

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

@smallexample

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

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

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

This library is distributed in the hope that it will be useful, but

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

@end smallexample

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

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

@smallexample

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

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

Ty Coon, President of Vice

@end smallexample

That's all there is to it!

```
BEGIN {
  FS="\"";
  print "/* ==> Do not modify this file!! " \
"-*- buffer-read-only: t -*- vi" \
":set ro:";
  print " It is created automatically by copying.awk.";
  print " Modify copying.awk instead. <== */";
  print ""
  print "#include \"defs.h\""
  print "#include \"command.h\""
  print "#include \"gdbcmd.h\""
  print ""
  print "static void show_copying_command (char *, int);"
  print ""
  print "static void show_warranty_command (char *, int);"
  print ""
  print "void _initialize_copying (void);"
  print ""
  print "static void";
  print "show_copying_command (char *ignore, int from_tty)";
  print "{";
}
NR == 1,/^[ ]*15\ Disclaimer of Warranty\.[ ]*$/ {
```

```

if ($0 ~ //)
{
    printf " printf_filtered (\\\"\\n\\\");\n";
}
else if ($0 !~ /^[ ]*15\. Disclaimer of Warranty\.[ ]*$/ )
{
    printf " printf_filtered (\"";
    for (i = 1; i < NF; i++)
printf "%s\\\"\", $i;
    printf "%s\\n\\\");\n", $NF;
}
}
/^[ ]*15\. Disclaimer of Warranty\.[ ]*$/ {
    print "}";
    print "";
    print "static void";
    print "show_warranty_command (char *ignore, int from_tty)";
    print "{";
}
/^[ ]*15\. Disclaimer of Warranty\.[ ]*$/, /^[ ]*END OF TERMS AND CONDITIONS[ ]*$/ {
    if (! ($0 ~ /^[ ]*END OF TERMS AND CONDITIONS[ ]*$/))
    {
        printf " printf_filtered (\"";
        for (i = 1; i < NF; i++)
printf "%s\\\"\", $i;
        printf "%s\\n\\\");\n", $NF;
    }
}
END {
    print "}";
    print "";
    print "void"
    print "_initialize_copying (void)";
    print "{";
    print " add_cmd (\"copying\", no_set_class, show_copying_command, ";
    print " _(\"Conditions for redistributing copies of GDB.\"), ";
    print " &showlist);";
    print " add_cmd (\"warranty\", no_set_class, show_warranty_command, ";
    print " _(\"Various kinds of warranty you do not have.\"), ";
    print " &showlist);";
    print "";
    print " /* For old-timers, allow \"info copying\", etc. */";
    print " add_info (\"copying\", show_copying_command, ";
    print " _(\"Conditions for redistributing copies of GDB.\"));";
    print " add_info (\"warranty\", show_warranty_command, ";
    print " _(\"Various kinds of warranty you do not have.\"));";
    print "}";
}

```

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```
#!/usr/bin/env python
```

```
# Copyright (C) 2011-2015 Free Software Foundation, Inc.
```

```
#
```

```
# This file is part of GDB.
```

```
#
```

```
# This program is free software; you can redistribute it and/or modify  
# it under the terms of the GNU General Public License as published by  
# the Free Software Foundation; either version 3 of the License, or  
# (at your option) any later version.
```

```
#
```

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

```
#
```

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

```
"""copyright.py
```

This script updates the list of years in the copyright notices in most files maintained by the GDB project.

Usage: cd src/gdb && python copyright.py

Always review the output of this script before committing it!

A useful command to review the output is:

```
% filterdiff -x \*.c -x \*.cc -x \*.h -x \*.exp updates.diff
```

This removes the bulk of the changes which are most likely to be correct.

```
"""
```

```
import datetime
import os
import os.path
import subprocess
```

```
def get_update_list():
```

```
    """Return the list of files to update.
```

```
    Assumes that the current working directory when called is the root
    of the GDB source tree (NOT the gdb/ subdirectory!). The names of
    the files are relative to that root directory.
```

```
    """
```

```
    result = []
```

```
    for gdb_dir in ('gdb', 'sim', 'include/gdb'):
```

```
        for root, dirs, files in os.walk(gdb_dir, topdown=True):
```

```
            for dirname in dirs:
```

```
                reldirname = "%s/%s" % (root, dirname)
```

```
                if (dirname in EXCLUDE_ALL_LIST
```

```
                    or reldirname in EXCLUDE_LIST
```

```
                    or reldirname in NOT_FSF_LIST
```

```
                    or reldirname in BY_HAND):
```

```
                    # Prune this directory from our search list.
```

```
                    dirs.remove(dirname)
```

```
            for filename in files:
```

```
                relpath = "%s/%s" % (root, filename)
```

```
                if (filename in EXCLUDE_ALL_LIST
```

```
                    or relpath in EXCLUDE_LIST
```

```
                    or relpath in NOT_FSF_LIST
```

```
                    or relpath in BY_HAND):
```

```
                    # Ignore this file.
```

```
                    pass
```

```
                else:
```

```
                    result.append(relpath)
```

```
    return result
```

```
def update_files(update_list):
```

```
    """Update the copyright header of the files in the given list.
```

```
    We use gnulib's update-copyright script for that.
```



```

"""
# We want to use year intervals in the copyright notices, and
# all years should be collapsed to one single year interval,
# even if there are "holes" in the list of years found in the
# original copyright notice (OK'ed by the FSF, case [gnu.org #719834]).
os.environ['UPDATE_COPYRIGHT_USE_INTERVALS'] = '2'

# Perform the update, and save the output in a string.
update_cmd = ['bash', 'gdb/gnulib/import/extra/update-copyright']
update_cmd += update_list

p = subprocess.Popen(update_cmd, stdout=subprocess.PIPE,
                     stderr=subprocess.STDOUT)
update_out = p.communicate()[0]

# Process the output. Typically, a lot of files do not have
# a copyright notice :-(. The update-copyright script prints
# a well defined warning when it did not find the copyright notice.
# For each of those, do a sanity check and see if they may in fact
# have one. For the files that are found not to have one, we filter
# the line out from the output, since there is nothing more to do,
# short of looking at each file and seeing which notice is appropriate.
# Too much work! (~4,000 files listed as of 2012-01-03).
update_out = update_out.splitlines()
warning_string = ': warning: copyright statement not found'
warning_len = len(warning_string)

for line in update_out:
    if line.endswith('\n'):
        line = line[:-1]
    if line.endswith(warning_string):
        filename = line[:-warning_len]
        if may_have_copyright_notice(filename):
            print line
    else:
        # Unrecognized file format. !?!
        print "*** " + line

def may_have_copyright_notice(filename):
    """Check that the given file does not seem to have a copyright notice.

    The filename is relative to the root directory.
    This function assumes that the current working directory is that root
    directory.

    The algorithm is fairly crude, meaning that it might return
    some false positives. I do not think it will return any false

```

```

negatives... We might improve this function to handle more
complex cases later...
"""
# For now, it may have a copyright notice if we find the word
# "Copyright" at the (reasonable) start of the given file, say
# 50 lines...
MAX_LINES = 50

fd = open(filename)

lineno = 1
for line in fd:
    if 'Copyright' in line:
        return True
    lineno += 1
    if lineno > 50:
        return False
return False

def main ():
    """The main subprogram."""
    if not os.path.isfile("gnulib/import/extra/update-copyright"):
        print "Error: This script must be called from the gdb directory."
    root_dir = os.path.dirname(os.getcwd())
    os.chdir(root_dir)

    update_list = get_update_list()
    update_files (update_list)

    # Remind the user that some files need to be updated by HAND...
    if BY_HAND:
        print
        print "\033[31mREMINDER: The following files must be updated by hand." \
            "\033[0m"
        for filename in BY_HAND + MULTIPLE_COPYRIGHT_HEADERS:
            print " ", filename

#####
#
# Some constants, placed at the end because they take up a lot of room.
# The actual value of these constants is not significant to the understanding
# of the script.
#
#####

# Files which should not be modified, either because they are
# generated, non-FSF, or otherwise special (e.g. license text,

```

```

# or test cases which must be sensitive to line numbering).
#
# Filenames are relative to the root directory.
EXCLUDE_LIST = (
    'gdb/nat/glibc_thread_db.h',
    'gdb/CONTRIBUTE',
    'gdb/gnulib/import'
)

# Files which should not be modified, either because they are
# generated, non-FSF, or otherwise special (e.g. license text,
# or test cases which must be sensitive to line numbering).
#
# Matches any file or directory name anywhere. Use with caution.
# This is mostly for files that can be found in multiple directories.
# Eg: We want all files named COPYING to be left untouched.

EXCLUDE_ALL_LIST = (
    "COPYING", "COPYING.LIB", "CVS", "configure", "copying.c",
    "fdl.texti", "gpl.texti", "aclocal.m4",
)

# The list of files to update by hand.
BY_HAND = (
    # These files are sensitive to line numbering.
    "gdb/testsuite/gdb.base/step-line.inp",
    "gdb/testsuite/gdb.base/step-line.c",
)

# Files containing multiple copyright headers. This script is only
# fixing the first one it finds, so we need to finish the update
# by hand.
MULTIPLE_COPYRIGHT_HEADERS = (
    "gdb/doc/gdb.texinfo",
    "gdb/doc/refcard.tex",
    "gdb/gdbarch.sh",
)

# The list of file which have a copyright, but not head by the FSF.
# Filenames are relative to the root directory.
NOT_FSF_LIST = (
    "gdb/exc_request.defs",
    "gdb/gdbtk",
    "gdb/testsuite/gdb.gdbtk/",
    "sim/arm/armemu.h", "sim/arm/armos.c", "sim/arm/gdbhost.c",
    "sim/arm/dbg_hif.h", "sim/arm/dbg_conf.h", "sim/arm/communicate.h",
    "sim/arm/armos.h", "sim/arm/armcopro.c", "sim/arm/armemu.c",
    "sim/arm/kid.c", "sim/arm/thumbemu.c", "sim/arm/armdefs.h",
)

```

"sim/arm/armopts.h", "sim/arm/dbg_cp.h", "sim/arm/dbg_rdi.h",
 "sim/arm/parent.c", "sim/arm/armsupp.c", "sim/arm/armrdi.c",
 "sim/arm/bag.c", "sim/arm/armvirt.c", "sim/arm/main.c", "sim/arm/bag.h",
 "sim/arm/communicate.c", "sim/arm/gdbhost.h", "sim/arm/armfpe.h",
 "sim/arm/arminit.c",
 "sim/common/cgen-fpu.c", "sim/common/cgen-fpu.h",
 "sim/common/cgen-accftp.c",
 "sim/mips/m16run.c", "sim/mips/sim-main.c",
 "sim/moxie/moxie-gdb.dts",
 # Not a single file in sim/ppc/ appears to be copyright FSF :-(.
 "sim/ppc/filter.h", "sim/ppc/gen-support.h", "sim/ppc/ld-insn.h",
 "sim/ppc/hw_sem.c", "sim/ppc/hw_disk.c", "sim/ppc/idecode_branch.h",
 "sim/ppc/sim-endian.h", "sim/ppc/table.c", "sim/ppc/hw_core.c",
 "sim/ppc/gen-support.c", "sim/ppc/gen-semantics.h", "sim/ppc/cpu.h",
 "sim/ppc/sim_callbacks.h", "sim/ppc/RUN", "sim/ppc/Makefile.in",
 "sim/ppc/emul_chirp.c", "sim/ppc/hw_nvram.c", "sim/ppc/dc-test.01",
 "sim/ppc/hw_phb.c", "sim/ppc/hw_eeeprom.c", "sim/ppc/bits.h",
 "sim/ppc/hw_vm.c", "sim/ppc/cap.h", "sim/ppc/os_emul.h",
 "sim/ppc/options.h", "sim/ppc/gen-idecode.c", "sim/ppc/filter.c",
 "sim/ppc/corefile-n.h", "sim/ppc/std-config.h", "sim/ppc/ld-decode.h",
 "sim/ppc/filter_filename.h", "sim/ppc/hw_shm.c",
 "sim/ppc/pk_disklabel.c", "sim/ppc/dc-simple", "sim/ppc/misc.h",
 "sim/ppc/device_table.h", "sim/ppc/ld-insn.c", "sim/ppc/inline.c",
 "sim/ppc/emul_bugapi.h", "sim/ppc/hw_cpu.h", "sim/ppc/debug.h",
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 "sim/ppc/registers.h", "sim/ppc/dc-test.02", "sim/ppc/options.c",
 "sim/ppc/igen.h", "sim/ppc/registers.c", "sim/ppc/device.h",
 "sim/ppc/emul_chirp.h", "sim/ppc/hw_register.c", "sim/ppc/hw_init.c",
 "sim/ppc/sim-endian-n.h", "sim/ppc/filter_filename.c",
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 "sim/ppc/misc.c", "sim/ppc/double.c", "sim/ppc/psim.h",
 "sim/ppc/hw_trace.c", "sim/ppc/emul_netbsd.h", "sim/ppc/psim.c",
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 "sim/ppc/emul_unix.h", "sim/ppc/words.h", "sim/ppc/basics.h",
 "sim/ppc/hw_htab.c", "sim/ppc/lf.h", "sim/ppc/ld-decode.c",

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"sim/ppc/idecode_expression.h", "sim/ppc/table.h", "sim/ppc/dgen.c",
"sim/ppc/events.c", "sim/ppc/gen-idecode.h", "sim/ppc/emul_netbsd.c",
"sim/ppc/igen.c", "sim/ppc/vm_n.h", "sim/ppc/vm.h",
"sim/ppc/hw_iobus.c", "sim/ppc/inline.h",
"sim/testsuite/sim/bfin/s21.s", "sim/testsuite/sim/mips/mips32-dsp2.s",
)

if __name__ == "__main__":
    main()

```

1.137 bash 3.2.33

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Found in path(s):

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/html/dom/HTMLElementImpl.java

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Found in path(s):

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-

jar/org/apache/xerces/jaxp/validation/DOMResultBuilder.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/jaxp/validation/EmptyXMLSchema.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/jaxp/validation/ValidatorImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/jaxp/validation/XMLSchemaFactory.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/jaxp/validation/ValidatorHandlerImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/jaxp/validation/XMLSchema.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/jaxp/validation/XMLSchemaValidatorComponentManager.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/jaxp/validation/DOMResultAugmentor.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/jaxp/validation/XSGrammarPoolContainer.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/jaxp/validation/AbstractXMLSchema.java
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* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/jaxp/datatype/DurationImpl.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/util/AttributesProxy.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/jaxp/JAXPValidatorComponent.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/jaxp/validation/JAXPValidationMessageFormatter.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/jaxp/validation/DOMDocumentHandler.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/util/DatatypeMessageFormatter.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/jaxp/validation/SoftReferenceGrammarPool.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/parsers/XPointerParserConfiguration.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/jaxp/datatype/DatatypeFactoryImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xpointer/XPointerErrorHandler.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/util/SAXInputSource.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xpointer/XPointerMessageFormatter.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xs/datatypes/XSDecimal.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xpointer/XPointerHandler.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/xs/traversers/SchemaContentHandler.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/util/SAXLocatorWrapper.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/parsers/XIncludeAwareParserConfiguration.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xpointer/XPointerPart.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xs/datatypes/XSQName.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/jaxp/datatype/XMLGregorianCalendarImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/jaxp/validation/StreamValidatorHelper.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/jaxp/validation/DOMValidatorHelper.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/jaxp/validation/Util.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/util/LocatorProxy.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xpointer/ElementSchemePointer.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/jaxp/validation/ValidatorHelper.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/jaxp/TeeXMLDocumentFilterImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/jaxp/SchemaValidatorConfiguration.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xpointer/ShortHandPointer.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/jaxp/validation/WeakReferenceXMLSchema.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/util/DOMInputSource.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/util/ErrorHandlerProxy.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/jaxp/validation/DraconianErrorHandler.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xpointer/XPointerProcessor.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/jaxp/UnparsedEntityHandler.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/jaxp/validation/ReadOnlyGrammarPool.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/jaxp/validation/SimpleXMLSchema.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/dtd/BalancedDTDGrammar.java
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* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/parsers/ObjectFactory.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/parsers/XMLDocumentParser.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/parsers/XIncludeParserConfiguration.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/xs/XSComplexTypeDecl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/xs/SubstitutionGroupHandler.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-

jar/org/apache/xerces/impl/dv/xs/QNameDV.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/parsers/AbstractSAXParser.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/impl/xs/traversers/XSDSimpleTypeTraverser.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/impl/xs/XSAnnotationImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/parsers/SecurityConfiguration.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/impl/dv/xs/SchemaDVFactoryImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/html/dom/ObjectFactory.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/impl/xs/traversers/XSDComplexTypeTraverser.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/dom/ObjectFactory.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/dom/DOMConfigurationImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/impl/dv/xs/AnyURIDV.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/xinclude/ObjectFactory.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/impl/xs/SchemaGrammar.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/impl/xs/traversers/XSDAbstractTraverser.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/parsers/XMLGrammarCachingConfiguration.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xml/serialize/ObjectFactory.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/impl/dv/ObjectFactory.java

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/**

* used to check the 3 constraints against each complex type

* (should be each model group):

* Unique Particle Attribution, Particle Derivation (Restriction),

* Element Declarations Consistent.

*/

Found in path(s):

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/xs/XSConstraints.java

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* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/io/UTF8Reader.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/XMLNamespaceBinder.java

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- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xinclude/XIncludeNamespaceSupport.java
 - * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xinclude/XInclude11TextReader.java
 - * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xinclude/XIncludeHandler.java
 - * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xs/XSConstants.java
 - * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xinclude/XIncludeMessageFormatter.java
 - * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xinclude/XIncludeTextReader.java
 - * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xinclude/MultipleScopeNamespaceSupport.java
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- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/dom/DOMMessageFormatter.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xni/grammars/XMLDTDDescription.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xinclude/SecuritySupport.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/parsers/SecuritySupport.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xml/serialize/SecuritySupport.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/html/dom/SecuritySupport.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/dv/SecuritySupport.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/dom/SecuritySupport.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xni/grammars/XSGrammar.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/dv/xs/IntegerDV.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/xs/util/NSItemListImpl.java

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* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/dom3/as/ASAttributeDeclaration.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/dom3/as/ASObject.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/dom3/as/DOMASWriter.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/dom3/as/ASEntityDeclaration.java

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* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/dom3/as/ASNotationDeclaration.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/dom3/as/DOMImplementationAS.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/dom3/as/ElementEditAS.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/dom3/as/DocumentAS.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/dom3/as/DOMASException.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/dom3/as/ASContentModel.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/dom3/as/NodeEditAS.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/dom3/as/DOMASBuilder.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/dom3/as/ASModel.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/dom3/as/ASElementDeclaration.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/dom3/as/ASDataType.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/dom3/as/DocumentEditAS.java

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* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/parsers/SAXParser.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/impl/xs/XMLSchemaLoader.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
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jar/org/apache/xerces/dom/AttributeMap.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/jaxp/SAXParserFactoryImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/dom/ChildNode.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/util/NamespaceSupport.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/impl/xs/ElementPSVImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/impl/xpath/XPath.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-

jar/org/apache/xerces/jaxp/DocumentBuilderFactoryImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/impl/dtd/models/CMAny.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/impl/xs/SchemaNamespaceSupport.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/util/SymbolTable.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xml/serialize/EncodingInfo.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/util/AugmentationsImpl.java

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* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/xni/grammars/XMLGrammarPool.java
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jar/org/apache/xerces/util/SynchronizedSymbolTable.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/xni/XMLDocumentHandler.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/util/XMLAttributesImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/impl/xs/SchemaSymbols.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/impl/dtd/XMLDTDDescription.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/xni/XMLDTDHandler.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/xni/Augmentations.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xni/XMLString.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/xs/AttributePSVImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xni/parser/XMLComponentManager.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xni/parser/XMLComponent.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/io/UCSReader.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/XML11NamespaceBinder.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xni/XMLAttributes.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/jaxp/DefaultValidationErrorHandler.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/io/ASCIIReader.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/jaxp/JAXPCConstants.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/parsers/DOMASBuilderImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/util/IntStack.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xni/grammars/XMLGrammarLoader.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xni/grammars/Grammar.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xni/QName.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/util/DefaultErrorHandler.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xni/parser/XMLInputSource.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xni/XMLDTDCContentModelHandler.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xni/grammars/XMLGrammarDescription.java
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- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/util/ParserConfigurationSettings.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/xs/traversers/XSDUniqueOrKeyTraverser.java
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- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xni/NamespaceContext.java
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- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/dv/xs/IDREFDV.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xni/parser/XMLDTDContentModelFilter.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/dv/ValidationContext.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/xpath/XPathException.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/parsers/IntegratedParserConfiguration.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/dom/DOMLocatorImpl.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/parsers/XMLGrammarPreparser.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/dtd/XMLDTDValidatorFilter.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/dv/XSFacets.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xni/parser/XMLEntityResolver.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xni/parser/XMLDocumentSource.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/xs/util/XInt.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xni/parser/XMLConfigurationException.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/xs/opti/DefaultElement.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/xs/opti/DefaultDocument.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/xs/XSMessagesFormatter.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/dom/DOMInputImpl.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/xs/traversers/XSDKeyrefTraverser.java

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* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/dv/xs/TypeValidator.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/dv/dtd/DTDDVFactoryImpl.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/xs/opti/DefaultXMLDocumentHandler.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/dom/ASModelImpl.java

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* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xni/parser/XMLDocumentFilter.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/dv/xs/EntityDV.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/dv/xs/AnySimpleDV.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/xs/XSDDeclarationPool.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/dv/xs/IDDV.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/dv/InvalidDatatypeFacetException.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/dv/XSSimpleType.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/dom/DOMStringListImpl.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/dom/DOMImplementationSourceImpl.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/xs/XSGrammarBucket.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xni/parser/XMLDocumentScanner.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xni/parser/XMLParseException.java
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* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xni/parser/XMLParserConfiguration.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xni/XMLDocumentFragmentHandler.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/dv/dtd/XML11DTDDVFactoryImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/validation/ValidationState.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/dv/DVFactoryException.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/xs/util/XIntPool.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xni/parser/XMLDTDCContentModelSource.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xni/parser/XMLDTDScanner.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xni/XNIException.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/xs/identity/UniqueOrKey.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/xs/identity/KeyRef.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xni/parser/XMLDTDSource.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/dv/DatatypeException.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/validation/EntityState.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/dv/xs/BooleanDV.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/xs/opti/DefaultNode.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/dom/DOMXSImplementationSourceImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/dv/DTDDVFactory.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/dv/xs/StringDV.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/dv/InvalidDatatypeValueException.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xni/parser/XMLPullParserConfiguration.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/xs/opti/NamedNodeMapImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/dv/xs/UnionDV.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/parsers/AbstractXMLDocumentParser.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/xs/opti/AttrImpl.java

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* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/dtd/XML11NSDTDValidator.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/dom/DocumentFragmentImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/dtd/XML11DTDValidator.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/xs/models/XSAllCM.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xml/serialize/XHTMLSerializer.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/XMLDocumentFragmentScannerImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/XML11NSDocumentScannerImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/XMLErrorReporter.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xml/serialize/HTMLSerializer.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/util/XML11Char.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/XMLEntityScanner.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/XMLScanner.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/parsers/XMLParser.java

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- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/dom/ParentNode.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/dom/DeferredDocumentImpl.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/dtd/DTDGrammar.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/dom/NamedNodeMapImpl.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/util/DOMUtil.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/dtd/XMLDTDProcessor.java

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- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/xs/util/XSObjectListImpl.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/xs/util/ShortListImpl.java

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jar/org/apache/xerces/impl/validation/ConfigurableValidationState.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/util/JAXPNamespaceContextWrapper.java
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* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/impl/xs/traversers/XSDAttributeTraverser.java
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* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/xs/traversers/XSDAttributeGroupTraverser.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/xs/XSAttributeDecl.java
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* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/html/dom/HTMLHeadElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/html/dom/HTMLFieldSetElementImpl.java
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* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/wml/dom/WMLUElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/html/dom/HTMLTableCellElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/wml/dom/WMLPrevElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/wml/dom/WMLBrElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/html/dom/HTMLParagraphElementImpl.java
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* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/wml/dom/WMLImgElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/wml/dom/WMLStrongElementImpl.java
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* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/html/dom/HTMLObjectElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/html/dom/HTMLPreElementImpl.java
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* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/html/dom/HTMLLinkElementImpl.java
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* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/wml/dom/WMLElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/wml/dom/WMLDOMImplementationImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/wml/dom/WMLTdElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/html/dom/HTMLAppletElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/wml/dom/WMLMetaElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/html/dom/HTMLLIElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/html/dom/HTMLHRElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/wml/dom/WMLAElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/html/dom/HTMLFormElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/wml/dom/WMLEmElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/html/dom/HTMLTableElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/html/dom/HTMLStyleElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/html/dom/HTMLBaseElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/html/dom/HTMLMapElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/html/dom/HTMLTableColElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/wml/dom/WMLRefreshElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/wml/dom/WMLCardElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/wml/dom/WMLTimerElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/html/dom/HTMLDListElementImpl.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/html/dom/HTMLBRElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/wml/dom/WMLHeadElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/wml/dom/WMLSetvarElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/html/dom/HTMLScriptElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/wml/dom/WMLWmlElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/wml/dom/WMLGoElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/html/dom/HTMLUListElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/wml/dom/WMLAccessElementImpl.java
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* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/html/dom/HTMLBodyElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/wml/dom/WMLDocumentImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/wml/dom/WMLAnchorElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/wml/dom/WMLFieldsetElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/html/dom/HTMLTableSectionElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/html/dom/HTMLOptGroupElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/html/dom/HTMLLegendElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/wml/dom/WMLTableElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/wml/dom/WMLPostfieldElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/wml/dom/WMLNoopElementImpl.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/wml/dom/WMLBElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/html/dom/HTMLDocumentImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/html/dom/HTMLTableRowElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/wml/dom/WMLInputElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/html/dom/HTMLMetaElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/wml/dom/WMLBigElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/wml/dom/WMLSmallElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/html/dom/HTMLAnchorElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/html/dom/HTMLButtonElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/html/dom/HTMLDirectoryElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/html/dom/HTMLBaseFontElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/html/dom/HTMLSelectElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/wml/dom/WMLTrElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/html/dom/HTMLParamElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/html/dom/HTMLFrameSetElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/html/dom/HTMLLOListElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/html/dom/HTMLFrameElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/html/dom/HTMLOptionElementImpl.java

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* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/xni/grammars/XMLSchemaDescription.java
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* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/impl/xs/XSParticleDecl.java
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* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/xs/traversers/XSAttributeChecker.java
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* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/xs/util/XSNamedMapImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/xs/util/XSNamedMap4Types.java
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* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/dom/DeferredDOMImplementationImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-

jar/org/apache/xerces/impl/dv/xs/AnyAtomicDV.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/impl/ExternalSubsetResolver.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/impl/XMLEntityDescription.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/impl/dv/xs/PrecisionDecimalDV.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/impl/xs/traversers/XSAnnotationInfo.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/util/SAXMessageFormatter.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/impl/io/MalformedByteSequenceException.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/impl/dv/util/ByteListImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/parsers/XML11Configurable.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/util/XMLEntityDescriptionImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/impl/xs/XSLoaderImpl.java
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jar/org/apache/xerces/dom/AttrImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/impl/XMLDTDSscannerImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/dom/AttrNSImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/impl/xs/XSGroupDecl.java

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```
*/opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/w3c/dom/html/HTMLDOMImplementation.java
```

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 */
/**
 * DOM Level 3 LS CR - Experimental.
 * Create a new LSParser. The newly constructed parser may
 * then be configured by means of its DOMConfiguration
 * object, and used to parse documents by means of its parse
 * method.
 * @param mode The mode argument is either
 * MODE_SYNCHRONOUS or MODE_ASYNCHRONOUS, if
 * mode is MODE_SYNCHRONOUS then the
 * LSParser that is created will operate in synchronous
 * mode, if it's MODE_ASYNCHRONOUS then the
 * LSParser that is created will operate in asynchronous
 * mode.
 * @param schemaType An absolute URI representing the type of the schema
```

- * language used during the load of a `Document` using the
- * newly created `LSParser`. Note that no lexical checking
- * is done on the absolute URI. In order to create a
- * `LSParser` for any kind of schema types (i.e. the
- * `LSParser` will be free to use any schema found), use the value
- * `null`.
- * **Note:** For W3C XML Schema [[XML Schema Part 1](http://www.w3.org/TR/2001/REC-xmlschema-1-20010502/)],
- * applications must use the value
- * `"http://www.w3.org/2001/XMLSchema"`. For XML DTD [[XML 1.0](http://www.w3.org/TR/2000/REC-xml-20001006/)],
- * applications must use the value
- * `"http://www.w3.org/TR/REC-xml"`. Other Schema languages
- * are outside the scope of the W3C and therefore should recommend an
- * absolute URI in order to use this method.
- * **@return** The newly created `LSParser` object. This
- * `LSParser` is either synchronous or asynchronous
- * depending on the value of the `mode` argument.
- * **Note:** By default, the newly created `LSParser`
- * does not contain a `DOMErrorHandler`, i.e. the value of
- * the "[parameter-error-handler](http://www.w3.org/TR/2003/WD-DOM-Level-3-Core-20030609/core.html#parameter-error-handler)"
- * configuration parameter is `null`. However, implementations
- * may provide a default error handler at creation time. In that case,
- * the initial value of the `"error-handler"` configuration
- * parameter on the new created `LSParser` contains a
- * reference to the default error handler.
- * **@exception** `DOMException`
- * `NOT_SUPPORTED_ERR`: Raised if the requested mode or schema type is
- * not supported.

Found in path(s):

`/opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/dom/CoreDOMImplementationImpl.java`

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- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/xs/models/XSCMValidator.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/xs/opti/DefaultText.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/xs/traversers/XSDAbstractIDConstraintTraverser.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/xs/identity/IdentityConstraint.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/parsers/BasicParserConfiguration.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/xs/models/XSEmptyCM.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/xs/opti/TextImpl.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/parsers/NonValidatingConfiguration.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xni/XMLLocator.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/util/ErrorHandlerWrapper.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/dv/SchemaDVFactory.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/parsers/DTDCConfiguration.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/util/DOMEntityResolverWrapper.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/xs/opti/SchemaParsingConfig.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/xs/models/CMBuilder.java

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* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/dom/PSVIAttrNSImpl.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/dom/PSVIElementNSImpl.java

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* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/parsers/XML11DTDCOnfiguration.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xs/datatypes/XSDouble.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/dv/xs/YearMonthDurationDV.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xs/datatypes/ObjectList.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xs/datatypes/XSFloat.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/util/EntityResolver2Wrapper.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/dv/xs/DayTimeDurationDV.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/util/XMLCatalogResolver.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xs/datatypes/ByteList.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-

jar/org/apache/xerces/xs/datatypes/XSDateTime.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/parsers/XML11NonValidatingConfiguration.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/util/HTTPInputSource.java
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Found in path(s):

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/impl/dv/xs/DurationDV.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/impl/dv/xs/YearDV.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/impl/dv/xs/MonthDayDV.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/impl/dv/xs/DateTimeDV.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/impl/dv/xs/DayDV.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/impl/dv/xs/TimeDV.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/impl/dv/xs/YearMonthDV.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/impl/dv/xs/MonthDV.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/impl/dv/xs/DateDV.java
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- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xs/AttributePSVI.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xs/XSLoader.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xs/XSObject.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xs/XSMultiValueFacet.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/xs/util/XSGrammarPool.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xs/XSException.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/util/SecurityManager.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xs/ElementPSVI.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xs/XSAnnotation.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xs/LSInputList.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xs/XSNamedMap.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xs/XSNamespaceItem.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xs/XSNamespaceItemList.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xs/PSVIProvider.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xs/ShortList.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xs/XSTerm.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xs/XSObjectList.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/xs/XSImplementationImpl.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-

jar/org/apache/xerces/xs/XSImplementation.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/xs/ItemPSVI.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/xs/StringList.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/xs/XSTypeDefinition.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/xs/XSModel.java
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* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/util/URI.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/impl/XMLVersionDetector.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/impl/xs/traversers/XSDocumentInfo.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/impl/xpath/regex/ParserForXMLSchema.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/impl/XMLDocumentScannerImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/parsers/XMLGrammarParser.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/dom/RangeImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/impl/dtd/XMLDTDValidator.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/impl/XML11DocumentScannerImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/impl/XML11DTDSScannerImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-

jar/org/apache/xerces/impl/XMLEntityManager.java

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* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xml/serialize/DOMSerializerImpl.java

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cos-nonambig = cos-nonambig: {0} and {1} (or elements from their substitution group) violate \"Unique Particle Attribution\". During validation against this schema, ambiguity would be created for those two particles.

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- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/html/dom/HTMLCollectionImpl.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/wml/WMLIElement.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/wml/WMLStrongElement.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/wml/WMLEmElement.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/wml/WMLSelectElement.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/wml/WMLTrElement.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/wml/WMLDoElement.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/wml/WMLDOMImplementation.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/wml/WMLCardElement.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/wml/WMLMetaElement.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/html/dom/HTMLBuilder.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/wml/WMLFieldsetElement.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/wml/WMLSetvarElement.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/wml/WMLTemplateElement.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/html/dom/HTMLDOMImplementationImpl.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/wml/WMLGoElement.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/wml/WMLInputElement.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/wml/WMLImgElement.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/wml/WMLDocument.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/wml/WMLPrevElement.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/wml/WMLAnchorElement.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/wml/WMLRefreshElement.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-

jar/org/apache/wml/WMLHeadElement.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/wml/WMLTimerElement.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/wml/WMLOptgroupElement.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/wml/WMLAccessElement.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/wml/WMLPostfieldElement.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/wml/WMLOptionElement.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/html/dom/NameNodeListImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/wml/WMLBElement.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/wml/WMLSmallElement.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/html/dom/HTMLFormControl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/wml/WMLTdElement.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/wml/WMLBrElement.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/wml/WMLBigElement.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/wml/WMLElement.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/wml/WMLOneventElement.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/wml/WMLUElement.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/wml/WMLPElement.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/wml/WMLAElement.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/wml/WMLTableElement.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/wml/WMLWmlElement.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/wml/WMLNoopElement.java
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jar/org/apache/xerces/impl/dv/xs/XSSimpleTypeDecl.java
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* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/xs/util/SimpleLocator.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/xs/XSDDescription.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/util/XMLResourceIdentifierImpl.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/dv/xs/FullDVFactory.java

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jar/org/apache/xerces/impl/xs/identity/FieldActivator.java

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jar/org/apache/xml/serialize/XMLSerializer.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/impl/xpath/regex/RegularExpression.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/impl/dv/dtd/ListDatatypeValidator.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/impl/dv/dtd/NMTOKENDatatypeValidator.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/impl/xpath/regex/RangeToken.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xml/serialize/XML11Serializer.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/impl/xs/models/XSCMLLeaf.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/dom/CoreDocumentImpl.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/dom/TextImpl.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/impl/dtd/models/CMLLeaf.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xml/serialize/BaseMarkupSerializer.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/dtd/XML11DTDProcessor.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/xpath/regex/Token.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/dom/ElementNSImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/dtd/models/CMStateSet.java
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- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/xs/opti/SchemaDOM.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/parsers/XML11Configuration.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/xs/identity/Field.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/dv/xs/FloatDV.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/xs/traversers/XSDElementTraverser.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/parsers/AbstractDOMParser.java
- * /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/xs/opti/SchemaDOMParser.java

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jar/org/apache/xerces/xs/XSAttributeDeclaration.java
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jar/org/apache/xerces/xs/XSElementDeclaration.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/xs/XSFacet.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/xs/XSModelGroupDefinition.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/xs/XSAttributeUse.java
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jar/org/apache/xerces/xs/XSIDCDefinition.java
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jar/org/apache/xerces/xs/XSWildcard.java
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jar/org/apache/xerces/xs/XSComplexTypeDefinition.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/xs/XSNotationDeclaration.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/xs/XSModelGroup.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
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jar/org/apache/xerces/dom/NodeImpl.java
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jar/org/apache/xerces/dom/TreeWalkerImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-
jar/org/apache/xerces/impl/xs/XSAttributeUseImpl.java
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* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/xs/models/XSCMBinOp.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/dv/dtd/NOTATIONDatatypeValidator.java

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* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/dv/util/Base64.java

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* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xml/serialize/IndentPrinter.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/dom/DeferredProcessingInstructionImpl.java

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* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xml/serialize/DOMSerializer.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/dv/dtd/XML11NMTOKENDatatypeValidator.java

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* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/parsers/CachingParserPool.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xml/serialize/HTMLdtd.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/util/XMLStringBuffer.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/dv/dtd/XML11IDDatatypeValidator.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/dom/LCount.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/dom/events/EventImpl.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/dom/DeferredEntityReferenceImpl.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/dom/DeepNodeListImpl.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xml/serialize/Encodings.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/XMLNSDocumentScannerImpl.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/dom/NodeIteratorImpl.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/xs/models/XSCMUniOp.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/dom/DeferredElementNSImpl.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/xpath/regex/REUtil.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/dom/DOMImplementationImpl.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/util/EncodingMap.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xml/serialize/Serializer.java

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* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/dtd/XMLAttributeDecl.java

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* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/dv/dtd/IDREFDatatypeValidator.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/dom/DeferredAttrImpl.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/dv/dtd/StringDatatypeValidator.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/xpath/regex/Match.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/dom/EntityReferenceImpl.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/dom/DeferredElementDefinitionImpl.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/dtd/XMLNotationDecl.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xml/serialize/SerializerFactoryImpl.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xml/serialize/Printer.java

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* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/validation/ValidationManager.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/dom/CharacterDataImpl.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xml/serialize/Method.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/Version.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/dv/dtd/XML11IDREFDatatypeValidator.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/dom/ProcessingInstructionImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/util/XMLGrammarPoolImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/xpath/regex/BMPattern.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/dom/DeferredNotationImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/dom/DeferredElementImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/dom/DeferredCommentImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/dv/util/HexBin.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/dom/ElementDefinitionImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/dtd/models/DFACContentModel.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/xpath/regex/ParseException.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/dom/CommentImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/dtd/models/MixedContentModel.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/XML11EntityScanner.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/dtd/models/SimpleContentModel.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/dom/RangeExceptionImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/dtd/models/ContentModelValidator.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/util/MessageFormatter.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xml/serialize/LineSeparator.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/dv/dtd/IDDatatypeValidator.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/dom/PSVIDOMImplementationImpl.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/dtd/models/CMNode.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/dom/DeferredNode.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/dom/CDATASectionImpl.java

* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xml/serialize/ElementState.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xerces/impl/dtd/models/CMUniOp.java
* /opt/cola/permits/1124919501_1611197727.99/0/xercesimpl-2-8-0-sources-jar/org/apache/xml/serialize/SerializerFactory.java

1.139 iproute 3.16.0

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1.140 libproxy 0.4.11

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1.142 perl 5.14.2

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

abstract: 'Build and install Perl modules'
author:
- 'Ken Williams <kwilliams@cpan.org>'
- "Development questions, bug reports, and patches should be sent to the\nModule-Build mailing list at <module-build@perl.org>."
build_requires:
File::Temp: 0.15
Test::Harness: 3.16
Test::More: 0.49
generated_by: 'Module::Build version 0.3608'
license: gpl
meta-spec:
url: <http://module-build.sourceforge.net/META-spec-v1.4.html>
version: 1.4
name: Module-Build
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version: 3

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```

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```
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program `Gnomovision' (a program to direct compilers to make passes
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```

<signature of Ty Coon>, 1 April 1989

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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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```
Gnomovision version 69, Copyright (C) 19xx name of author
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```

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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```
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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
```

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The End

#!perl

=head1 NAME

copyright.t

=head1 DESCRIPTION

Tests that the latest copyright years in the top-level README file and the C<perl -v> output match each other.

If the test fails, update at least one of README and perl.c so that they match reality.

Optionally you can pass the C<--now> option to check they are at the current year. This isn't checked by default, so that it doesn't fail for people working on older releases. It should be run before making a new release.

```
=cut
```

```
use strict;
use Config;
BEGIN { require './test.pl' }

if ( $Config{usecrosscompile} ) {
    skip_all( "Not all files are available during cross-compilation" );
}

my ($opt) = @ARGV;

my $readme_year = readme_year();
my $v_year = v_year();

# Check that both copyright dates are up-to-date, but only if requested, so
# that tests still pass for people intentionally working on older versions:
if ($opt eq '--now')
{
    my $current_year = (gmtime)[5] + 1900;
    is $v_year, $current_year, 'perl -v copyright includes current year';
    is $readme_year, $current_year, 'README copyright includes current year';
}

# Otherwise simply check that the two copyright dates match each other:
else
{
    is $readme_year, $v_year, 'README and perl -v copyright dates match';
}

done_testing;

sub readme_year
# returns the latest copyright year from the top-level README file
{
    open my $readme, '<', './README' or die "Opening README failed: $!";
```

```

# The copyright message is the first paragraph:
local $/ = "";
my $copyright_msg = <$readme>;

my ($year) = $copyright_msg =~ /\.*\b(\d{4,})/s
    or die "Year not found in README copyright message '$copyright_msg'";

$year;
}

sub v_year
# returns the latest copyright year shown in perl -v
{

my $output = runperl switches => ['-v'];
my ($year) = $output =~ /copyright 1987.*\b(\d{4,})/i
    or die "Copyright statement not found in perl -v output '$output'";

$year;
}

```

1.143 json-c 0.9

1.143.1 Available under license :

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1.144 pcre 8.37

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THE BASIC LIBRARY FUNCTIONS

Written by: Philip Hazel
Email local part: ph10
Email domain: cam.ac.uk

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Cambridge, England.

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End

1.145 kmod 21

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1.146 psmisc 22.21

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```
/* number.c: Implements arbitrary precision numbers. */
```

```
/*
```

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Bellingham, WA 98226-9062

```
*****/
```

```
#include <stdio.h>
```

```
#include <config.h>
```

```
#include <number.h>
```

```
#include <assert.h>
```

```
#include <stdlib.h>
```

```
#include <string.h>
```

```
#include <ctype.h> /* Prototypes needed for external utility routines. */
```

```
#define bc_rt_warn rt_warn
```

```

#define bc_rt_error rt_error
#define bc_out_of_memory out_of_memory

_PROTOTYPE(void rt_warn, (char *mesg ,...));
_PROTOTYPE(void rt_error, (char *mesg ,...));
_PROTOTYPE(void out_of_memory, (void));

/* Storage used for special numbers. */
bc_num _zero_;
bc_num _one_;
bc_num _two_;

static bc_num _bc_Free_list = NULL;

/* new_num allocates a number and sets fields to known values. */

bc_num
bc_new_num (length, scale)
    int length, scale;
{
    bc_num temp;

    if (_bc_Free_list != NULL) {
        temp = _bc_Free_list;
        _bc_Free_list = temp->n_next;
    } else {
        temp = (bc_num) malloc (sizeof(bc_struct));
        if (temp == NULL) bc_out_of_memory ();
    }
    temp->n_sign = PLUS;
    temp->n_len = length;
    temp->n_scale = scale;
    temp->n_refs = 1;
    temp->n_ptr = (char *) malloc (length+scale);
    if (temp->n_ptr == NULL) bc_out_of_memory();
    temp->n_value = temp->n_ptr;
    memset (temp->n_ptr, 0, length+scale);
    return temp;
}

/* "Frees" a bc_num NUM. Actually decreases reference count and only
    frees the storage if reference count is zero. */

void
bc_free_num (num)
    bc_num *num;
{
    if (*num == NULL) return;

```

```

(*num)->n_refs--;
if ((*num)->n_refs == 0) {
    if ((*num)->n_ptr)
        free ((*num)->n_ptr);
    (*num)->n_next = _bc_Free_list;
    _bc_Free_list = *num;
}
*num = NULL;
}

```

/ Initialize the number package! */*

```

void
bc_init_numbers ()
{
    _zero_ = bc_new_num (1,0);
    _one_ = bc_new_num (1,0);
    _one_->n_value[0] = 1;
    _two_ = bc_new_num (1,0);
    _two_->n_value[0] = 2;
}

```

/ Make a copy of a number! Just increments the reference count! */*

```

bc_num
bc_copy_num (num)
    bc_num num;
{
    num->n_refs++;
    return num;
}

```

/ Initialize a number NUM by making it a copy of zero. */*

```

void
bc_init_num (num)
    bc_num *num;
{
    *num = bc_copy_num (_zero_);
}

```

/ For many things, we may have leading zeros in a number NUM.
_bc_rm_leading_zeros just moves the data "value" pointer to the
correct place and adjusts the length. */*

```

static void
_bc_rm_leading_zeros (num)
    bc_num num;
{
    /* We can move n_value to point to the first non zero digit! */
    while (*num->n_value == 0 && num->n_len > 1) {
        num->n_value++;
        num->n_len--;
    }
}

/* Compare two bc numbers. Return value is 0 if equal, -1 if N1 is less
than N2 and +1 if N1 is greater than N2. If USE_SIGN is false, just
compare the magnitudes. */

static int
_bc_do_compare (n1, n2, use_sign, ignore_last)
    bc_num n1, n2;
    int use_sign;
    int ignore_last;
{
    char *n1ptr, *n2ptr;
    int count;

    /* First, compare signs. */
    if (use_sign && n1->n_sign != n2->n_sign)
    {
        if (n1->n_sign == PLUS)
            return (1); /* Positive N1 > Negative N2 */
        else
            return (-1); /* Negative N1 < Positive N1 */
    }

    /* Now compare the magnitude. */
    if (n1->n_len != n2->n_len)
    {
        if (n1->n_len > n2->n_len)
        {
            /* Magnitude of n1 > n2. */
            if (!use_sign || n1->n_sign == PLUS)
                return (1);
            else
                return (-1);
        }
        else
        {
            /* Magnitude of n1 < n2. */

```

```

if (!use_sign || n1->n_sign == PLUS)
    return (-1);
else
    return (1);
}
}

/* If we get here, they have the same number of integer digits.
   check the integer part and the equal length part of the fraction. */
count = n1->n_len + MIN (n1->n_scale, n2->n_scale);
n1ptr = n1->n_value;
n2ptr = n2->n_value;

while ((count > 0) && (*n1ptr == *n2ptr))
{
    n1ptr++;
    n2ptr++;
    count--;
}
if (ignore_last && count == 1 && n1->n_scale == n2->n_scale)
    return (0);
if (count != 0)
{
    if (*n1ptr > *n2ptr)
    {
        /* Magnitude of n1 > n2. */
        if (!use_sign || n1->n_sign == PLUS)
            return (1);
        else
            return (-1);
    }
    else
    {
        /* Magnitude of n1 < n2. */
        if (!use_sign || n1->n_sign == PLUS)
            return (-1);
        else
            return (1);
    }
}

/* They are equal up to the last part of the equal part of the fraction. */
if (n1->n_scale != n2->n_scale)
{
    if (n1->n_scale > n2->n_scale)
    {
        for (count = n1->n_scale-n2->n_scale; count>0; count--)
            if (*n1ptr++ != 0)

```

```

    {
    /* Magnitude of n1 > n2. */
    if (!use_sign || n1->n_sign == PLUS)
        return (1);
    else
        return (-1);
    }
}
else
{
for (count = n2->n_scale-n1->n_scale; count>0; count--)
    if (*n2ptr++ != 0)
        {
        /* Magnitude of n1 < n2. */
        if (!use_sign || n1->n_sign == PLUS)
            return (-1);
        else
            return (1);
        }
}
}

/* They must be equal! */
return (0);
}

/* This is the "user callable" routine to compare numbers N1 and N2. */

int
bc_compare (n1, n2)
    bc_num n1, n2;
{
return _bc_do_compare (n1, n2, TRUE, FALSE);
}

/* In some places we need to check if the number is negative. */

char
bc_is_neg (num)
    bc_num num;
{
return num->n_sign == MINUS;
}

/* In some places we need to check if the number NUM is zero. */

char

```



```

bc_is_zero (num)
    bc_num num;
{
    int count;
    char *nptr;

    /* Quick check. */
    if (num == _zero_) return TRUE;

    /* Initialize */
    count = num->n_len + num->n_scale;
    nptr = num->n_value;

    /* The check */
    while ((count > 0) && (*nptr++ == 0)) count--;

    if (count != 0)
        return FALSE;
    else
        return TRUE;
}

/* In some places we need to check if the number NUM is almost zero.
   Specifically, all but the last digit is 0 and the last digit is 1.
   Last digit is defined by scale. */

char
bc_is_near_zero (num, scale)
    bc_num num;
    int scale;
{
    int count;
    char *nptr;

    /* Error checking */
    if (scale > num->n_scale)
        scale = num->n_scale;

    /* Initialize */
    count = num->n_len + scale;
    nptr = num->n_value;

    /* The check */
    while ((count > 0) && (*nptr++ == 0)) count--;

    if (count != 0 && (count != 1 || *--nptr != 1))
        return FALSE;
    else

```

```

    return TRUE;
}

/* Perform addition: N1 is added to N2 and the value is
   returned. The signs of N1 and N2 are ignored.
   SCALE_MIN is to set the minimum scale of the result. */

static bc_num
_bc_do_add (n1, n2, scale_min)
    bc_num n1, n2;
    int scale_min;
{
    bc_num sum;
    int sum_scale, sum_digits;
    char *n1ptr, *n2ptr, *sumptr;
    int carry, n1bytes, n2bytes;
    int count;

    /* Prepare sum. */
    sum_scale = MAX (n1->n_scale, n2->n_scale);
    sum_digits = MAX (n1->n_len, n2->n_len) + 1;
    sum = bc_new_num (sum_digits, MAX(sum_scale, scale_min));

    /* Zero extra digits made by scale_min. */
    if (scale_min > sum_scale)
    {
        sumptr = (char *) (sum->n_value + sum_scale + sum_digits);
        for (count = scale_min - sum_scale; count > 0; count--)
            *sumptr++ = 0;
    }

    /* Start with the fraction part. Initialize the pointers. */
    n1bytes = n1->n_scale;
    n2bytes = n2->n_scale;
    n1ptr = (char *) (n1->n_value + n1->n_len + n1bytes - 1);
    n2ptr = (char *) (n2->n_value + n2->n_len + n2bytes - 1);
    sumptr = (char *) (sum->n_value + sum_scale + sum_digits - 1);

    /* Add the fraction part. First copy the longer fraction.*/
    if (n1bytes != n2bytes)
    {
        if (n1bytes > n2bytes)
            while (n1bytes > n2bytes)
                { *sumptr-- = *n1ptr--; n1bytes--; }
            else
                while (n2bytes > n1bytes)
                    { *sumptr-- = *n2ptr--; n2bytes--; }
    }
}

```

```

}

/* Now add the remaining fraction part and equal size integer parts. */
n1bytes += n1->n_len;
n2bytes += n2->n_len;
carry = 0;
while ((n1bytes > 0) && (n2bytes > 0))
{
    *sumptr = *n1ptr-- + *n2ptr-- + carry;
    if (*sumptr > (BASE-1))
    {
        carry = 1;
        *sumptr -= BASE;
    }
    else
carry = 0;
    sumptr--;
    n1bytes--;
    n2bytes--;
}

/* Now add carry the longer integer part. */
if (n1bytes == 0)
    { n1bytes = n2bytes; n1ptr = n2ptr; }
while (n1bytes-- > 0)
{
    *sumptr = *n1ptr-- + carry;
    if (*sumptr > (BASE-1))
    {
        carry = 1;
        *sumptr -= BASE;
    }
    else
carry = 0;
    sumptr--;
}

/* Set final carry. */
if (carry == 1)
    *sumptr += 1;

/* Adjust sum and return. */
_bc_rm_leading_zeros (sum);
return sum;
}

```

/* Perform subtraction: N2 is subtracted from N1 and the value is

returned. The signs of N1 and N2 are ignored. Also, N1 is assumed to be larger than N2. SCALE_MIN is the minimum scale of the result. */

```
static bc_num
_bc_do_sub (n1, n2, scale_min)
    bc_num n1, n2;
    int scale_min;
{
    bc_num diff;
    int diff_scale, diff_len;
    int min_scale, min_len;
    char *n1ptr, *n2ptr, *diffptr;
    int borrow, count, val;

    /* Allocate temporary storage. */
    diff_len = MAX (n1->n_len, n2->n_len);
    diff_scale = MAX (n1->n_scale, n2->n_scale);
    min_len = MIN (n1->n_len, n2->n_len);
    min_scale = MIN (n1->n_scale, n2->n_scale);
    diff = bc_new_num (diff_len, MAX(diff_scale, scale_min));

    /* Zero extra digits made by scale_min. */
    if (scale_min > diff_scale)
    {
        diffptr = (char *) (diff->n_value + diff_len + diff_scale);
        for (count = scale_min - diff_scale; count > 0; count--)
            *diffptr++ = 0;
    }

    /* Initialize the subtract. */
    n1ptr = (char *) (n1->n_value + n1->n_len + n1->n_scale - 1);
    n2ptr = (char *) (n2->n_value + n2->n_len + n2->n_scale - 1);
    diffptr = (char *) (diff->n_value + diff_len + diff_scale - 1);

    /* Subtract the numbers. */
    borrow = 0;

    /* Take care of the longer scaled number. */
    if (n1->n_scale != min_scale)
    {
        /* n1 has the longer scale */
        for (count = n1->n_scale - min_scale; count > 0; count--)
            *diffptr-- = *n1ptr--;
    }
    else
    {
        /* n2 has the longer scale */
```

```

    for (count = n2->n_scale - min_scale; count > 0; count--)
    {
        val = - *n2ptr-- - borrow;
        if (val < 0)
        {
            val += BASE;
            borrow = 1;
        }
        else
            borrow = 0;
        *diffptr-- = val;
    }
}

```

/* Now do the equal length scale and integer parts. */

```

for (count = 0; count < min_len + min_scale; count++)
{
    val = *n1ptr-- - *n2ptr-- - borrow;
    if (val < 0)
    {
        val += BASE;
        borrow = 1;
    }
    else
        borrow = 0;
    *diffptr-- = val;
}

```

/* If n1 has more digits than n2, we now do that subtract. */

```

if (diff_len != min_len)
{
    for (count = diff_len - min_len; count > 0; count--)
    {
        val = *n1ptr-- - borrow;
        if (val < 0)
        {
            val += BASE;
            borrow = 1;
        }
        else
            borrow = 0;
        *diffptr-- = val;
    }
}

```

/* Clean up and return. */

```

_bc_rm_leading_zeros (diff);

```

```

return diff;
}

/* Here is the full subtract routine that takes care of negative numbers.
N2 is subtracted from N1 and the result placed in RESULT. SCALE_MIN
is the minimum scale for the result. */

void
bc_sub (n1, n2, result, scale_min)
    bc_num n1, n2, *result;
    int scale_min;
{
    bc_num diff = NULL;
    int cmp_res;
    int res_scale;

    if (n1->n_sign != n2->n_sign)
    {
        diff = _bc_do_add (n1, n2, scale_min);
        diff->n_sign = n1->n_sign;
    }
    else
    {
        /* subtraction must be done. */
        /* Compare magnitudes. */
        cmp_res = _bc_do_compare (n1, n2, FALSE, FALSE);
        switch (cmp_res)
        {
        case -1:
            /* n1 is less than n2, subtract n1 from n2. */
            diff = _bc_do_sub (n2, n1, scale_min);
            diff->n_sign = (n2->n_sign == PLUS ? MINUS : PLUS);
            break;
        case 0:
            /* They are equal! return zero! */
            res_scale = MAX (scale_min, MAX(n1->n_scale, n2->n_scale));
            diff = bc_new_num (1, res_scale);
            memset (diff->n_value, 0, res_scale+1);
            break;
        case 1:
            /* n2 is less than n1, subtract n2 from n1. */
            diff = _bc_do_sub (n1, n2, scale_min);
            diff->n_sign = n1->n_sign;
            break;
        }
    }
}

```

```

/* Clean up and return. */
bc_free_num (result);
*result = diff;
}

/* Here is the full add routine that takes care of negative numbers.
N1 is added to N2 and the result placed into RESULT. SCALE_MIN
is the minimum scale for the result. */

void
bc_add (n1, n2, result, scale_min)
    bc_num n1, n2, *result;
    int scale_min;
{
    bc_num sum = NULL;
    int cmp_res;
    int res_scale;

    if (n1->n_sign == n2->n_sign)
    {
        sum = _bc_do_add (n1, n2, scale_min);
        sum->n_sign = n1->n_sign;
    }
    else
    {
        /* subtraction must be done. */
        cmp_res = _bc_do_compare (n1, n2, FALSE, FALSE); /* Compare magnitudes. */
        switch (cmp_res)
        {
        case -1:
            /* n1 is less than n2, subtract n1 from n2. */
            sum = _bc_do_sub (n2, n1, scale_min);
            sum->n_sign = n2->n_sign;
            break;
        case 0:
            /* They are equal! return zero with the correct scale! */
            res_scale = MAX (scale_min, MAX(n1->n_scale, n2->n_scale));
            sum = bc_new_num (1, res_scale);
            memset (sum->n_value, 0, res_scale+1);
            break;
        case 1:
            /* n2 is less than n1, subtract n2 from n1. */
            sum = _bc_do_sub (n1, n2, scale_min);
            sum->n_sign = n1->n_sign;
        }
    }
}

```

```

/* Clean up and return. */
bc_free_num (result);
*result = sum;
}

/* Recursive vs non-recursive multiply crossover ranges. */
#if defined(MULDIGITS)
#include "muldigits.h"
#else
#define MUL_BASE_DIGITS 80
#endif

int mul_base_digits = MUL_BASE_DIGITS;
#define MUL_SMALL_DIGITS mul_base_digits/4

/* Multiply utility routines */

static bc_num
new_sub_num (length, scale, value)
    int length, scale;
    char *value;
{
    bc_num temp;

    if (_bc_Free_list != NULL) {
        temp = _bc_Free_list;
        _bc_Free_list = temp->n_next;
    } else {
        temp = (bc_num) malloc (sizeof(bc_struct));
        if (temp == NULL) bc_out_of_memory ();
    }
    temp->n_sign = PLUS;
    temp->n_len = length;
    temp->n_scale = scale;
    temp->n_refs = 1;
    temp->n_ptr = NULL;
    temp->n_value = value;
    return temp;
}

static void
_bc_simp_mul (bc_num n1, int n1len, bc_num n2, int n2len, bc_num *prod,
             int full_scale)
{
    char *n1ptr, *n2ptr, *pvptr;
    char *n1end, *n2end; /* To the end of n1 and n2. */
    int indx, sum, prodlen;

```



```

prodlen = n1len+n2len+1;

*prod = bc_new_num (prodlen, 0);

n1end = (char *) (n1->n_value + n1len - 1);
n2end = (char *) (n2->n_value + n2len - 1);
pvptr = (char *) ((*prod)->n_value + prodlen - 1);
sum = 0;

/* Here is the loop... */
for (indx = 0; indx < prodlen-1; indx++)
{
    n1ptr = (char *) (n1end - MAX(0, indx-n2len+1));
    n2ptr = (char *) (n2end - MIN(indx, n2len-1));
    while ((n1ptr >= n1->n_value) && (n2ptr <= n2end))
sum += *n1ptr-- * *n2ptr++;
    *pvptr-- = sum % BASE;
    sum = sum / BASE;
}
*pvptr = sum;
}

/* A special adder/subtractor for the recursive divide and conquer
multiply algorithm. Note: if sub is called, accum must
be larger than what is being subtracted. Also, accum and val
must have n_scale = 0. (e.g. they must look like integers. *) */
static void
_bc_shift_addsub (bc_num accum, bc_num val, int shift, int sub)
{
    signed char *accp, *valp;
    int count, carry;

    count = val->n_len;
    if (val->n_value[0] == 0)
        count--;
    assert (accum->n_len+accum->n_scale >= shift+count);

    /* Set up pointers and others */
    accp = (signed char *) (accum->n_value +
        accum->n_len + accum->n_scale - shift - 1);
    valp = (signed char *) (val->n_value + val->n_len - 1);
    carry = 0;

    if (sub) {
        /* Subtraction, carry is really borrow. */
        while (count--) {
            *accp -= *valp-- + carry;

```

```

    if (*accp < 0) {
carry = 1;
    *accp-- += BASE;
    } else {
carry = 0;
accp--;
    }
}
while (carry) {
    *accp -= carry;
    if (*accp < 0)
*accp-- += BASE;
    else
carry = 0;
}
} else {
/* Addition */
while (count--) {
    *accp += *valp-- + carry;
    if (*accp > (BASE-1)) {
carry = 1;
        *accp-- -= BASE;
    } else {
carry = 0;
accp--;
    }
}
while (carry) {
    *accp += carry;
    if (*accp > (BASE-1))
*accp-- -= BASE;
    else
carry = 0;
}
}
}

/* Recursive divide and conquer multiply algorithm.
Based on
Let u = u0 + u1*(b^n)
Let v = v0 + v1*(b^n)
Then uv = (B^2n+B^n)*u1*v1 + B^n*(u1-u0)*(v0-v1) + (B^n+1)*u0*v0

B is the base of storage, number of digits in u1,u0 close to equal.
*/
static void
_bc_rec_mul (bc_num u, int ulen, bc_num v, int vlen, bc_num *prod,
    int full_scale)

```

```

{
bc_num u0, u1, v0, v1;
int u0len, v0len;
bc_num m1, m2, m3, d1, d2;
int n, prodlen, m1zero;
int d1len, d2len;

/* Base case? */
if ((ulen+vlen) < mul_base_digits
    || ulen < MUL_SMALL_DIGITS
    || vlen < MUL_SMALL_DIGITS ) {
    _bc_simp_mul (u, ulen, v, vlen, prod, full_scale);
    return;
}

/* Calculate n -- the u and v split point in digits. */
n = (MAX(ulen, vlen)+1) / 2;

/* Split u and v. */
if (ulen < n) {
    u1 = bc_copy_num (_zero_);
    u0 = new_sub_num (ulen,0, u->n_value);
} else {
    u1 = new_sub_num (ulen-n, 0, u->n_value);
    u0 = new_sub_num (n, 0, u->n_value+ulen-n);
}
if (vlen < n) {
    v1 = bc_copy_num (_zero_);
    v0 = new_sub_num (vlen,0, v->n_value);
} else {
    v1 = new_sub_num (vlen-n, 0, v->n_value);
    v0 = new_sub_num (n, 0, v->n_value+vlen-n);
}
_bc_rm_leading_zeros (u1);
_bc_rm_leading_zeros (u0);
u0len = u0->n_len;
_bc_rm_leading_zeros (v1);
_bc_rm_leading_zeros (v0);
v0len = v0->n_len;

m1zero = bc_is_zero(u1) || bc_is_zero(v1);

/* Calculate sub results ... */

bc_init_num(&d1);
bc_init_num(&d2);
bc_sub (u1, u0, &d1, 0);
d1len = d1->n_len;

```

```

bc_sub (v0, v1, &d2, 0);
d2len = d2->n_len;

/* Do recursive multiplies and shifted adds. */
if (m1zero)
    m1 = bc_copy_num (_zero_);
else
    _bc_rec_mul (u1, u1->n_len, v1, v1->n_len, &m1, 0);

if (bc_is_zero(d1) || bc_is_zero(d2))
    m2 = bc_copy_num (_zero_);
else
    _bc_rec_mul (d1, d1len, d2, d2len, &m2, 0);

if (bc_is_zero(u0) || bc_is_zero(v0))
    m3 = bc_copy_num (_zero_);
else
    _bc_rec_mul (u0, u0->n_len, v0, v0->n_len, &m3, 0);

/* Initialize product */
proden = ulen+vlen+1;
*prod = bc_new_num(proden, 0);

if (!m1zero) {
    _bc_shift_addsub (*prod, m1, 2*n, 0);
    _bc_shift_addsub (*prod, m1, n, 0);
}
_bc_shift_addsub (*prod, m3, n, 0);
_bc_shift_addsub (*prod, m3, 0, 0);
_bc_shift_addsub (*prod, m2, n, d1->n_sign != d2->n_sign);

/* Now clean up! */
bc_free_num (&u1);
bc_free_num (&u0);
bc_free_num (&v1);
bc_free_num (&m1);
bc_free_num (&v0);
bc_free_num (&m2);
bc_free_num (&m3);
bc_free_num (&d1);
bc_free_num (&d2);
}

/* The multiply routine. N2 times N1 is put int PROD with the scale of
the result being MIN(N2 scale+N1 scale, MAX (SCALE, N2 scale, N1 scale)).
*/

```

```

void
bc_multiply (n1, n2, prod, scale)
    bc_num n1, n2, *prod;
    int scale;
{
    bc_num pval;
    int len1, len2;
    int full_scale, prod_scale;

    /* Initialize things. */
    len1 = n1->n_len + n1->n_scale;
    len2 = n2->n_len + n2->n_scale;
    full_scale = n1->n_scale + n2->n_scale;
    prod_scale = MIN(full_scale,MAX(scale,MAX(n1->n_scale,n2->n_scale)));

    /* Do the multiply */
    _bc_rec_mul (n1, len1, n2, len2, &pval, full_scale);

    /* Assign to prod and clean up the number. */
    pval->n_sign = ( n1->n_sign == n2->n_sign ? PLUS : MINUS );
    pval->n_value = pval->n_ptr;
    pval->n_len = len2 + len1 + 1 - full_scale;
    pval->n_scale = prod_scale;
    _bc_rm_leading_zeros (pval);
    if (bc_is_zero (pval))
        pval->n_sign = PLUS;
    bc_free_num (prod);
    *prod = pval;
}

/* Some utility routines for the divide: First a one digit multiply.
   NUM (with SIZE digits) is multiplied by DIGIT and the result is
   placed into RESULT. It is written so that NUM and RESULT can be
   the same pointers. */

static void
_one_mult (num, size, digit, result)
    unsigned char *num;
    int size, digit;
    unsigned char *result;
{
    int carry, value;
    unsigned char *nptr, *rptr;

    if (digit == 0)
        memset (result, 0, size);
    else
        {

```

```

    if (digit == 1)
memcpy (result, num, size);
    else
{
    /* Initialize */
    nptr = (unsigned char *) (num+size-1);
    rptr = (unsigned char *) (result+size-1);
    carry = 0;

    while (size-- > 0)
    {
        value = *nptr-- * digit + carry;
        *rptr-- = value % BASE;
        carry = value / BASE;
    }

    if (carry != 0) *rptr = carry;
}
}
}

/* The full division routine. This computes N1 / N2. It returns
0 if the division is ok and the result is in QUOT. The number of
digits after the decimal point is SCALE. It returns -1 if division
by zero is tried. The algorithm is found in Knuth Vol 2. p237. */

int
bc_divide (n1, n2, quot, scale)
    bc_num n1, n2, *quot;
    int scale;
{
    bc_num qval;
    unsigned char *num1, *num2;
    unsigned char *ptr1, *ptr2, *n2ptr, *qptr;
    int scale1, val;
    unsigned int len1, len2, scale2, qdigits, extra, count;
    unsigned int qdig, qguess, borrow, carry;
    unsigned char *mval;
    char zero;
    unsigned int norm;

    /* Test for divide by zero. */
    if (bc_is_zero (n2)) return -1;

    /* Test for divide by 1. If it is we must truncate. */
    if (n2->n_scale == 0)
    {

```

```

    if (n2->n_len == 1 && *n2->n_value == 1)
    {
        qval = bc_new_num (n1->n_len, scale);
        qval->n_sign = (n1->n_sign == n2->n_sign ? PLUS : MINUS);
        memset (&qval->n_value[n1->n_len],0,scale);
        memcpy (qval->n_value, n1->n_value,
            n1->n_len + MIN(n1->n_scale,scale));
        bc_free_num (quot);
        *quot = qval;
    }
}

/* Set up the divide. Move the decimal point on n1 by n2's scale.
   Remember, zeros on the end of num2 are wasted effort for dividing. */
scale2 = n2->n_scale;
n2ptr = (unsigned char *) n2->n_value+n2->n_len+scale2-1;
while ((scale2 > 0) && (*n2ptr-- == 0)) scale2--;

len1 = n1->n_len + scale2;
scale1 = n1->n_scale - scale2;
if (scale1 < scale)
    extra = scale - scale1;
else
    extra = 0;
num1 = (unsigned char *) malloc (n1->n_len+n1->n_scale+extra+2);
if (num1 == NULL) bc_out_of_memory();
memset (num1, 0, n1->n_len+n1->n_scale+extra+2);
memcpy (num1+1, n1->n_value, n1->n_len+n1->n_scale);

len2 = n2->n_len + scale2;
num2 = (unsigned char *) malloc (len2+1);
if (num2 == NULL) bc_out_of_memory();
memcpy (num2, n2->n_value, len2);
*(num2+len2) = 0;
n2ptr = num2;
while (*n2ptr == 0)
    {
        n2ptr++;
        len2--;
    }

/* Calculate the number of quotient digits. */
if (len2 > len1+scale)
    {
        qdigits = scale+1;
        zero = TRUE;
    }
else

```

```

{
    zero = FALSE;
    if (len2>len1)
qdigits = scale+1; /* One for the zero integer part. */
    else
qdigits = len1-len2+scale+1;
}

/* Allocate and zero the storage for the quotient. */
qval = bc_new_num (qdigits-scale,scale);
memset (qval->n_value, 0, qdigits);

/* Allocate storage for the temporary storage mval. */
mval = (unsigned char *) malloc (len2+1);
if (mval == NULL) bc_out_of_memory ();

/* Now for the full divide algorithm. */
if (!zero)
{
    /* Normalize */
    norm = 10 / ((int)*n2ptr + 1);
    if (norm != 1)
    {
        _one_mult (num1, len1+scale1+extra+1, norm, num1);
        _one_mult (n2ptr, len2, norm, n2ptr);
    }

    /* Initialize divide loop. */
    qdig = 0;
    if (len2 > len1)
qptr = (unsigned char *) qval->n_value+len2-len1;
    else
qptr = (unsigned char *) qval->n_value;

    /* Loop */
    while (qdig <= len1+scale-len2)
    {
        /* Calculate the quotient digit guess. */
        if (*n2ptr == num1[qdig])
            qguess = 9;
        else
            qguess = (num1[qdig]*10 + num1[qdig+1]) / *n2ptr;

        /* Test qguess. */
        if (n2ptr[1]*qguess >
            (num1[qdig]*10 + num1[qdig+1] - *n2ptr*qguess)*10
            + num1[qdig+2])
            {

```



```

    qguess--;
    /* And again. */
    if (n2ptr[1]*qguess >
        (num1[qdig]*10 + num1[qdig+1] - *n2ptr*qguess)*10
        + num1[qdig+2])
    qguess--;
    }

/* Multiply and subtract. */
borrow = 0;
if (qguess != 0)
{
    *mval = 0;
    _one_mult (n2ptr, len2, qguess, mval+1);
    ptr1 = (unsigned char *) num1+qdig+len2;
    ptr2 = (unsigned char *) mval+len2;
    for (count = 0; count < len2+1; count++)
    {
        val = (int) *ptr1 - (int) *ptr2-- - borrow;
        if (val < 0)
        {
            val += 10;
            borrow = 1;
        }
        else
            borrow = 0;
        *ptr1-- = val;
    }
}

/* Test for negative result. */
if (borrow == 1)
{
    qguess--;
    ptr1 = (unsigned char *) num1+qdig+len2;
    ptr2 = (unsigned char *) n2ptr+len2-1;
    carry = 0;
    for (count = 0; count < len2; count++)
    {
        val = (int) *ptr1 + (int) *ptr2-- + carry;
        if (val > 9)
        {
            val -= 10;
            carry = 1;
        }
        else
            carry = 0;
        *ptr1-- = val;
    }
}

```

```

    }
    if (carry == 1) *ptr1 = (*ptr1 + 1) % 10;
    }

    /* We now know the quotient digit. */
    *qptr++ = qguess;
    qdig++;
    }
    }

    /* Clean up and return the number. */
    qval->n_sign = ( n1->n_sign == n2->n_sign ? PLUS : MINUS );
    if (bc_is_zero (qval)) qval->n_sign = PLUS;
    _bc_rm_leading_zeros (qval);
    bc_free_num (quot);
    *quot = qval;

    /* Clean up temporary storage. */
    free (mval);
    free (num1);
    free (num2);

    return 0; /* Everything is OK. */
}

/* Division *and* modulo for numbers. This computes both NUM1 / NUM2 and
   NUM1 % NUM2 and puts the results in QUOT and REM, except that if QUOT
   is NULL then that store will be omitted.
*/

int
bc_divmod (num1, num2, quot, rem, scale)
    bc_num num1, num2, *quot, *rem;
    int scale;
{
    bc_num quotient = NULL;
    bc_num temp;
    int rscale;

    /* Check for correct numbers. */
    if (bc_is_zero (num2)) return -1;

    /* Calculate final scale. */
    rscale = MAX (num1->n_scale, num2->n_scale+scale);
    bc_init_num(&temp);

    /* Calculate it. */

```

```

bc_divide (num1, num2, &temp, scale);
if (quot)
    quotient = bc_copy_num (temp);
bc_multiply (temp, num2, &temp, rscale);
bc_sub (num1, temp, rem, rscale);
bc_free_num (&temp);

if (quot)
{
    bc_free_num (quot);
    *quot = quotient;
}

return 0; /* Everything is OK. */
}

/* Modulo for numbers. This computes NUM1 % NUM2 and puts the
result in RESULT. */

int
bc_modulo (num1, num2, result, scale)
    bc_num num1, num2, *result;
    int scale;
{
    return bc_divmod (num1, num2, NULL, result, scale);
}

/* Raise BASE to the EXPO power, reduced modulo MOD. The result is
placed in RESULT. If a EXPO is not an integer,
only the integer part is used. */

int
bc_raisemod (base, expo, mod, result, scale)
    bc_num base, expo, mod, *result;
    int scale;
{
    bc_num power, exponent, parity, temp;
    int rscale;

    /* Check for correct numbers. */
    if (bc_is_zero(mod)) return -1;
    if (bc_is_neg(expo)) return -1;

    /* Set initial values. */
    power = bc_copy_num (base);
    exponent = bc_copy_num (expo);
    temp = bc_copy_num (_one_);

```

```

bc_init_num(&parity);

/* Check the base for scale digits. */
if (base->n_scale != 0)
    bc_rt_warn ("non-zero scale in base");

/* Check the exponent for scale digits. */
if (exponent->n_scale != 0)
{
    bc_rt_warn ("non-zero scale in exponent");
    bc_divide (exponent, _one_, &exponent, 0); /*truncate */
}

/* Check the modulus for scale digits. */
if (mod->n_scale != 0)
    bc_rt_warn ("non-zero scale in modulus");

/* Do the calculation. */
rscale = MAX(scale, base->n_scale);
while ( !bc_is_zero(exponent) )
{
    (void) bc_divmod (exponent, _two_, &exponent, &parity, 0);
    if ( !bc_is_zero(parity) )
    {
        bc_multiply (temp, power, &temp, rscale);
        (void) bc_modulo (temp, mod, &temp, scale);
    }

    bc_multiply (power, power, &power, rscale);
    (void) bc_modulo (power, mod, &power, scale);
}

/* Assign the value. */
bc_free_num (&power);
bc_free_num (&exponent);
bc_free_num (result);
*result = temp;
return 0; /* Everything is OK. */
}

/* Raise NUM1 to the NUM2 power. The result is placed in RESULT.
Maximum exponent is LONG_MAX. If a NUM2 is not an integer,
only the integer part is used. */

void
bc_raise (num1, num2, result, scale)
    bc_num num1, num2, *result;
    int scale;

```

```

{
    bc_num temp, power;
    long exponent;
    int rscale;
    int pwrscale;
    int calcscale;
    char neg;

    /* Check the exponent for scale digits and convert to a long. */
    if (num2->n_scale != 0)
        bc_rt_warn ("non-zero scale in exponent");
    exponent = bc_num2long (num2);
    if (exponent == 0 && (num2->n_len > 1 || num2->n_value[0] != 0))
        bc_rt_error ("exponent too large in raise");

    /* Special case if exponent is a zero. */
    if (exponent == 0)
    {
        bc_free_num (result);
        *result = bc_copy_num (_one_);
        return;
    }

    /* Other initializations. */
    if (exponent < 0)
    {
        neg = TRUE;
        exponent = -exponent;
        rscale = scale;
    }
    else
    {
        neg = FALSE;
        rscale = MIN (num1->n_scale*exponent, MAX(scale, num1->n_scale));
    }

    /* Set initial value of temp. */
    power = bc_copy_num (num1);
    pwrscale = num1->n_scale;
    while ((exponent & 1) == 0)
    {
        pwrscale = 2*pwrscale;
        bc_multiply (power, power, &power, pwrscale);
        exponent = exponent >> 1;
    }
    temp = bc_copy_num (power);
    calcscale = pwrscale;
    exponent = exponent >> 1;

```

```

/* Do the calculation. */
while (exponent > 0)
{
    pwrscale = 2*pwrscale;
    bc_multiply (power, power, &power, pwrscale);
    if ((exponent & 1) == 1) {
        calcscale = pwrscale + calcscale;
        bc_multiply (temp, power, &temp, calcscale);
    }
    exponent = exponent >> 1;
}

/* Assign the value. */
if (neg)
{
    bc_divide (_one_, temp, result, rscale);
    bc_free_num (&temp);
}
else
{
    bc_free_num (result);
    *result = temp;
    if ((*result)->n_scale > rscale)
        (*result)->n_scale = rscale;
}
bc_free_num (&power);
}

/* Take the square root NUM and return it in NUM with SCALE digits
after the decimal place. */

int
bc_sqrt (num, scale)
    bc_num *num;
    int scale;
{
    int rscale, cmp_res, done;
    int cscale;
    bc_num guess, guess1, point5, diff;

/* Initial checks. */
    cmp_res = bc_compare (*num, _zero_);
    if (cmp_res < 0)
        return 0; /* error */
    else
    {
        if (cmp_res == 0)

```

```

{
    bc_free_num (num);
    *num = bc_copy_num (_zero_);
    return 1;
}
}
cmp_res = bc_compare (*num, _one_);
if (cmp_res == 0)
{
    bc_free_num (num);
    *num = bc_copy_num (_one_);
    return 1;
}

/* Initialize the variables. */
rscale = MAX (scale, (*num)->n_scale);
bc_init_num(&guess);
bc_init_num(&guess1);
bc_init_num(&diff);
point5 = bc_new_num (1,1);
point5->n_value[1] = 5;

/* Calculate the initial guess. */
if (cmp_res < 0)
{
    /* The number is between 0 and 1. Guess should start at 1. */
    guess = bc_copy_num (_one_);
    cscale = (*num)->n_scale;
}
else
{
    /* The number is greater than 1. Guess should start at 10^(exp/2). */
    bc_int2num (&guess,10);

    bc_int2num (&guess1,(*num)->n_len);
    bc_multiply (guess1, point5, &guess1, 0);
    guess1->n_scale = 0;
    bc_raise (guess, guess1, &guess, 0);
    bc_free_num (&guess1);
    cscale = 3;
}

/* Find the square root using Newton's algorithm. */
done = FALSE;
while (!done)
{
    bc_free_num (&guess1);

```

```

    guess1 = bc_copy_num (guess);
    bc_divide (*num, guess, &guess, cscale);
    bc_add (guess, guess1, &guess, 0);
    bc_multiply (guess, point5, &guess, cscale);
    bc_sub (guess, guess1, &diff, cscale+1);
    if (bc_is_near_zero (diff, cscale))
    {
    if (cscale < rscale+1)
        cscale = MIN (cscale*3, rscale+1);
    else
        done = TRUE;
    }
    }

/* Assign the number and clean up. */
bc_free_num (num);
bc_divide (guess, _one_, num, rscale);
bc_free_num (&guess);
bc_free_num (&guess1);
bc_free_num (&point5);
bc_free_num (&diff);
return 1;
}

/* The following routines provide output for bcd numbers package
using the rules of POSIX bc for output. */

/* This structure is used for saving digits in the conversion process. */
typedef struct stk_rec {
    long digit;
    struct stk_rec *next;
} stk_rec;

/* The reference string for digits. */
static char ref_str[] = "0123456789ABCDEF";

/* A special output routine for "multi-character digits." Exactly
SIZE characters must be output for the value VAL. If SPACE is
non-zero, we must output one space before the number. OUT_CHAR
is the actual routine for writing the characters. */

void
bc_out_long (val, size, space, out_char)
    long val;
    int size, space;
#ifdef __STDC__

```



```

    void (*out_char)(int);
#else
    void (*out_char)();
#endif
{
    char digits[40];
    int len, ix;

    if (space) (*out_char) (' ');
    sprintf (digits, "%ld", val);
    len = strlen (digits);
    while (size > len)
    {
        (*out_char) ('0');
        size--;
    }
    for (ix=0; ix < len; ix++)
        (*out_char) (digits[ix]);
}

/* Output of a bcd number. NUM is written in base O_BASE using OUT_CHAR
as the routine to do the actual output of the characters. */

void
bc_out_num (num, o_base, out_char, leading_zero)
    bc_num num;
    int o_base;
#ifdef __STDC__
    void (*out_char)(int);
#else
    void (*out_char)();
#endif
    int leading_zero;
{
    char *nptr;
    int index, fdigit, pre_space;
    stk_rec *digits, *temp;
    bc_num int_part, frac_part, base, cur_dig, t_num, max_o_digit;

    /* The negative sign if needed. */
    if (num->n_sign == MINUS) (*out_char) ('-');

    /* Output the number. */
    if (bc_is_zero (num))
        (*out_char) ('0');
    else
        if (o_base == 10)
            {

```

```

/* The number is in base 10, do it the fast way. */
nptr = num->n_value;
if (num->n_len > 1 || *nptr != 0)
    for (index=num->n_len; index>0; index--)
        (*out_char) (BCD_CHAR(*nptr++));
else
    nptr++;

if (leading_zero && bc_is_zero (num))
    (*out_char) ('0');

/* Now the fraction. */
if (num->n_scale > 0)
{
    (*out_char) ('. ');
    for (index=0; index<num->n_scale; index++)
        (*out_char) (BCD_CHAR(*nptr++));
}
}
else
{
/* special case ... */
if (leading_zero && bc_is_zero (num))
    (*out_char) ('0');

/* The number is some other base. */
digits = NULL;
bc_init_num (&int_part);
bc_divide (num, _one_, &int_part, 0);
bc_init_num (&frac_part);
bc_init_num (&cur_dig);
bc_init_num (&base);
bc_sub (num, int_part, &frac_part, 0);
/* Make the INT_PART and FRAC_PART positive. */
int_part->n_sign = PLUS;
frac_part->n_sign = PLUS;
bc_int2num (&base, o_base);
bc_init_num (&max_o_digit);
bc_int2num (&max_o_digit, o_base-1);

/* Get the digits of the integer part and push them on a stack. */
while (!bc_is_zero (int_part))
{
    bc_modulo (int_part, base, &cur_dig, 0);
    temp = (stk_rec *) malloc (sizeof(stk_rec));
    if (temp == NULL) bc_out_of_memory();
    temp->digit = bc_num2long (cur_dig);
}
}

```

```

temp->next = digits;
digits = temp;
bc_divide (int_part, base, &int_part, 0);
}

/* Print the digits on the stack. */
if (digits != NULL)
{
    /* Output the digits. */
    while (digits != NULL)
    {
        temp = digits;
        digits = digits->next;
        if (o_base <= 16)
            (*out_char) (ref_str[ (int) temp->digit]);
        else
            bc_out_long (temp->digit, max_o_digit->n_len, 1, out_char);
        free (temp);
    }
}

/* Get and print the digits of the fraction part. */
if (num->n_scale > 0)
{
    (*out_char) ('.');
    pre_space = 0;
    t_num = bc_copy_num (_one_);
    while (t_num->n_len <= num->n_scale) {
        bc_multiply (frac_part, base, &frac_part, num->n_scale);
        fdigit = bc_num2long (frac_part);
        bc_int2num (&int_part, fdigit);
        bc_sub (frac_part, int_part, &frac_part, 0);
        if (o_base <= 16)
            (*out_char) (ref_str[fdigit]);
        else {
            bc_out_long (fdigit, max_o_digit->n_len, pre_space, out_char);
            pre_space = 1;
        }
        bc_multiply (t_num, base, &t_num, 0);
    }
    bc_free_num (&t_num);
}

/* Clean up. */
bc_free_num (&int_part);
bc_free_num (&frac_part);
bc_free_num (&base);
bc_free_num (&cur_dig);

```

```

bc_free_num (&max_o_digit);
    }
}
/* Convert a number NUM to a long. The function returns only the integer
part of the number. For numbers that are too large to represent as
a long, this function returns a zero. This can be detected by checking
the NUM for zero after having a zero returned. */

long
bc_num2long (num)
    bc_num num;
{
    long val;
    char *nptr;
    int index;

    /* Extract the int value, ignore the fraction. */
    val = 0;
    nptr = num->n_value;
    for (index=num->n_len; (index>0) && (val<=(LONG_MAX/BASE)); index--)
        val = val*BASE + *nptr++;

    /* Check for overflow. If overflow, return zero. */
    if (index>0) val = 0;
    if (val < 0) val = 0;

    /* Return the value. */
    if (num->n_sign == PLUS)
        return (val);
    else
        return (-val);
}

/* Convert an integer VAL to a bc number NUM. */

void
bc_int2num (num, val)
    bc_num *num;
    int val;
{
    char buffer[30];
    char *bptr, *vptr;
    int ix = 1;
    char neg = 0;

    /* Sign. */
    if (val < 0)

```

```

    {
        neg = 1;
        val = -val;
    }

/* Get things going. */
bptr = buffer;
*bptr++ = val % BASE;
val = val / BASE;

/* Extract remaining digits. */
while (val != 0)
    {
        *bptr++ = val % BASE;
        val = val / BASE;
        ix++; /* Count the digits. */
    }

/* Make the number. */
bc_free_num (num);
*num = bc_new_num (ix, 0);
if (neg) (*num)->n_sign = MINUS;

/* Assign the digits. */
vptr = (*num)->n_value;
while (ix-- > 0)
    *vptr++ = *--bptr;
}

/* Convert a numbers to a string. Base 10 only.*/

char
*num2str (num)
    bc_num num;
{
    char *str, *sptr;
    char *nptr;
    int index, signch;

/* Allocate the string memory. */
signch = ( num->n_sign == PLUS ? 0 : 1 ); /* Number of sign chars. */
if (num->n_scale > 0)
    str = (char *) malloc (num->n_len + num->n_scale + 2 + signch);
else
    str = (char *) malloc (num->n_len + 1 + signch);
if (str == NULL) bc_out_of_memory();

/* The negative sign if needed. */

```

```

sptr = str;
if (signch) *sptr++ = '-';

/* Load the whole number. */
nptr = num->n_value;
for (index=num->n_len; index>0; index--)
    *sptr++ = BCD_CHAR(*nptr++);

/* Now the fraction. */
if (num->n_scale > 0)
{
    *sptr++ = '.';
    for (index=0; index<num->n_scale; index++)
        *sptr++ = BCD_CHAR(*nptr++);
}

/* Terminate the string and return it! */
*sptr = '\0';
return (str);
}

/* Convert strings to bc numbers. Base 10 only.*/

void
bc_str2num (num, str, scale)
    bc_num *num;
    char *str;
    int scale;
{
    int digits, strscale;
    char *ptr, *nptr;
    char zero_int;

    /* Prepare num. */
    bc_free_num (num);

    /* Check for valid number and count digits. */
    ptr = str;
    digits = 0;
    strscale = 0;
    zero_int = FALSE;
    if ((*ptr == '+') || (*ptr == '-')) ptr++; /* Sign */
    while (*ptr == '0') ptr++; /* Skip leading zeros. */
    while (isdigit((int)*ptr)) ptr++, digits++; /* digits */
    if (*ptr == '.') ptr++; /* decimal point */
    while (isdigit((int)*ptr)) ptr++, strscale++; /* digits */
    if ((*ptr != '\0') || (digits+strscale == 0))
    {
        *num = bc_copy_num (_zero_);
    }
}

```

```

    return;
}

/* Adjust numbers and allocate storage and initialize fields. */
strscale = MIN(strscale, scale);
if (digits == 0)
{
    zero_int = TRUE;
    digits = 1;
}
*num = bc_new_num (digits, strscale);

/* Build the whole number. */
ptr = str;
if (*ptr == '-')
{
    (*num)->n_sign = MINUS;
    ptr++;
}
else
{
    (*num)->n_sign = PLUS;
    if (*ptr == '+') ptr++;
}
while (*ptr == '0') ptr++; /* Skip leading zeros. */
nptr = (*num)->n_value;
if (zero_int)
{
    *nptr++ = 0;
    digits = 0;
}
for (;digits > 0; digits--)
    *nptr++ = CH_VAL(*ptr++);

/* Build the fractional part. */
if (strscale > 0)
{
    ptr++; /* skip the decimal point! */
    for (;strscale > 0; strscale--)
        *nptr++ = CH_VAL(*ptr++);
}
}

/* pn prints the number NUM in base 10. */

static void
out_char (int c)

```

```

{
    putchar(c);
}

void
pn (num)
    bc_num num;
{
    bc_out_num (num, 10, out_char, 0);
    out_char ('\n');
}

/* pv prints a character array as if it was a string of bcd digits. */
void
pv (name, num, len)
    char *name;
    unsigned char *num;
    int len;
{
    int i;
    printf ("%s=", name);
    for (i=0; i<len; i++) printf ("%c",BCD_CHAR(num[i]));
    printf ("\n");
}

```

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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.

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

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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.

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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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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.)

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1.149 icu 55

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-makefile-

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BSD-specific setup (FreeBSD, OpenBSD, NetBSD, *BSD)

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Commands to generate dependency files

GEN_DEPS.c= \$(CC) -E -MM \$(DEFS) \$(CPPFLAGS)

GEN_DEPS.cc= \$(CXX) -E -MM \$(DEFS) \$(CPPFLAGS)

Flags for position independent code

SHAREDLIBCFLAGS = -fPIC

SHAREDLIBCXXFLAGS = -fPIC

SHAREDLIBCPPFLAGS = -DPIC

Additional flags when building libraries and with threads

THREADSCPPFLAGS = -D_REENTRANT

LIBCPPFLAGS =

Compiler switch to embed a runtime search path

LD_RPATH=

LD_RPATH_PRE= -Wl,-rpath,

Compiler switch to embed a library name

LD_SONAME = -Wl,-soname -Wl,\$(notdir \$(MIDDLE_SO_TARGET))

Shared library options

LD_SOOPTIONS= -Wl,-Bsymbolic

Shared object suffix

SO = so

Non-shared intermediate object suffix

STATIC_O = ao

Compilation rules

%. \$(STATIC_O): \$(srcdir)/%.c

\$(COMPILE.c) \$(STATICCPPFLAGS) \$(STATICCFLAGS) -o \$@ \$<

%.o: \$(srcdir)/%.c

\$(COMPILE.c) \$(DYNAMICCPPFLAGS) \$(DYNAMICCFLAGS) -o \$@ \$<

%. \$(STATIC_O): \$(srcdir)/%.cpp

\$(COMPILE.cc) \$(STATICCPPFLAGS) \$(STATICCXXFLAGS) -o \$@ \$<

%.o: \$(srcdir)/%.cpp

\$(COMPILE.cc) \$(DYNAMICCPPFLAGS) \$(DYNAMICCXXFLAGS) -o \$@ \$<

```

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

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

## Versioned libraries rules

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

## Bind internal references

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

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

## Remove shared library 's'
STATIC_PREFIX_WHEN_USED =
STATIC_PREFIX =

## End BSD-specific setup

```

1.150 ncftp 3.2.5

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Send patches to sysvinit-devel@nongnu.org

The of the start-stop-daemon

- * A rewrite of the original Debian's start-stop-daemon Perl script
- * in C (faster - it is executed many times during system startup).
- *
- * Written by Marek Michalkiewicz <marekm@i17linuxb.ists.pwr.wroc.pl>,
- * public domain.

1.155 flex 2.5.39

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1.156 zlib 1.2.8

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/* zlib.h -- interface of the 'zlib' general purpose compression library
version 1.2.11, January 15th, 2017

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*/

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1.157 gnutls 3.3.5

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```
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## version 0.1  
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1.158 expat 2.1.0

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1.159 gnutls 3.3.17.1

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##  
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1.161 kmod 21

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1.162 libnss-mdns 0.10

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1.163 sqlite 3.31.1

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1.164 hostapd 2.4

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1.165 net-tools 1.60

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```
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```

```
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Ty Coon, President of Vice
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[Tatu continues]

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have been removed from OpenSSH, i.e.,

- RSA is no longer included, found in the OpenSSL library
- IDEA is no longer included, its use is deprecated
- DES is now external, in the OpenSSL library
- GMP is no longer used, and instead we call BN code from OpenSSL
- Zlib is now external, in a library
- The make-ssh-known-hosts script is no longer included
- TSS has been removed
- MD5 is now external, in the OpenSSL library
- RC4 support has been replaced with ARC4 support from OpenSSL
- Blowfish is now external, in the OpenSSL library

[The licence continues]

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- *
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```
* @version 3.0 (December 2000)
*
* Optimised ANSI C code for the Rijndael cipher (now AES)
*
* @author Vincent Rijmen <vincent.rijmen@esat.kuleuven.ac.be>
* @author Antoon Bosselaers <antoon.bosselaers@esat.kuleuven.ac.be>
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1.169 dhcp 4.3.2

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

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

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

Author: Julio Merino <jmmv@NetBSD.org>

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

Author: Julio Merino <jmmv84@gmail.com>

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

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=====
vim: filetype=text:textwidth=75:expandtab:shiftwidth=2:softtabstop=2
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1.170 openssh 7.5p1

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```
* @version 3.0 (December 2000)
*
* Optimised ANSI C code for the Rijndael cipher (now AES)
*
* @author Vincent Rijmen <vincent.rijmen@esat.kuleuven.ac.be>
* @author Antoon Bosselaers <antoon.bosselaers@esat.kuleuven.ac.be>
* @author Paulo Barreto <paulo.barreto@terra.com.br>
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1.171 flexnet-publisher 10.1

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```
[core]
repositoryformatversion = 0
filemode = true
bare = false
logallrefupdates = true
[remote "origin"]
```

```

url = https://dscm.esl.cisco.com/git/153/comp-15304913.git
fetch = +refs/heads/*:refs/remotes/origin/*
[branch "skywalker_com"]
remote = origin
merge = refs/heads/skywalker_com
[core]
repositoryformatversion = 0
filemode = true
bare = false
logallrefupdates = true
[remote "origin"]
url = https://dscm.esl.cisco.com/git/153/comp-15301477.git
fetch = +refs/heads/*:refs/remotes/origin/*
[branch "h_cn12k"]
remote = origin
merge = refs/heads/h_cn12k
ref: refs/remotes/origin/skywalker_com
333f8b22c5dad178e0e0fc0db61cc88b252a5a4c
DIRC~]]g+T]]g+T:6uAkx&g~.gitattributes]]g,I]]g,I:6JDHF7=7eV
.lfsconfig]]g-[ ]]]g-[ :6g=D:aRh
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cli/lic_cmi.h]]g0u]]g0u:0S3aXG,*Zkcli/licmgr.cmd]]g0W]]g0W:0JqX*zj=\\p{ 5cli/licmgr.xml]]g1 ]]]g1:0`>N_Ocli/li
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>hdUKZx"cli/traditionalcli.cmd]]g5]]g5:3{j^Y=examples/lic_example.c]]g6Lw]]g6Lw:3
SwIY5zexamples/lic_example_isan.c]]g7p]]g7p:3qa!v3>a~(Lexamples/module.mk]]g8u]]g8u:3xX!CUlicmgr/eth_p
lugin.licspec]]g8=3%'O^$licmgr/feat.txt]]g9]]g9:3Dx3hc=Y~90licmgr/lic_bmp.c]]g.],]]g.:3'u./licmgr/lic_bmp.h]]g:
0]]g:0:33ELvV=Obc%licmgr/lic_debug.h]]g;l ]]]g;l :3g.`b&#licmgr/lic_event.h]]hy8]]hy8:3Q~ LpO
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4@:5TV87]g{n0 licmgr/lic_flexlm.h]]h]]h:5TV9(ww10NPyp$F{;Olicmgr/lic_main.c]]hP]]hP:3<7
=7]F[.>licmgr/lic_mts.c]]hYH]]hYH:3<89Dh"d<ilicmgr/lic_mts.h]]h
]]h
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0]]h
0:3<@<.cPRE;U<Dlicmgr/lic_spec.h]]h
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i]]h
i:3<Ck*(o\\licmgr/lic_syslog.c]]h^ ]]]h^ :52wn6Va&rNlicmgr/lic_sysmgr.c]]hhH]]hhH:52{AAhR
k8 ,licmgr/lic_sysmgr.h]]h&]]h&:0h#{TW8licmgr/lic_test.c]]hT]]hT:0]
/7gj_=licmgr/lic_test_isan.c]]hve]]hve:0bmnGBlicmgr/lic_utils.c]]h]]h:0
%XPu<Zs_licmgr/lic_utils.h]]h`]]h`:0

```

CK@)\R%r3licmgr/liccheck.c]]h}i]]h}i:0!N!!swLlicmgr/liccheck_isan.c]]hR]]hR:0"+A;tOn\rAMlicmgr/licmgr.con
f]]h(]]h(:0#o9>^<ufzG]]licmgr/licmgr_breakpoints.brk]]h
]]h
:0\$]busT9Qlicmgr/module.mk]]h0]]h0:3"cnSNFrZ
mib/lic_mib.c]]hp]]hp:3##j]G*t bt2]H
mib/lic_mib.h]]h(]]h(:3\$YJCq.jp;mib/lic_mib_inspur.c]]hW]]hW:3%|0{
mib/module.mk]]h]]h:4n%v@s(^Y.usmart_shim/admin_api.c]]hX]]hX:4n&G@}p@IWhLsmart_shim/admin_api.h]
]hG]]hG :4n'7WQ.W#DRZ{t smart_shim/agenttest_api.c]]h8]]h8:4n(\$EHCE\='b:smart_shim/agenttest_api.h]]h
]x]]h]x:4n).HqSDkksmart_shim/entitlement_api.c]]h!\$]]h!\$:4n*2/c<j[!smart_shim/entitlement_api.h]]h"]h":4n+b
%rP{^Znc*smart_shim/getinfo_api.c]]h#P]]h#P:4n,%0]]bnsmart_shim/getinfo_api.h]]h\$3(]]h\$3(:4n- kl,II
5Uy5Nsmart_shim/module.mk]]h%`]]h%`:4n.88s\$*smart_shim/shim_utils.c]]h&]]h&:4n/u"VL({C'BczC4smart_shi
m/shim_utils.h]]h']h':4n1
)%UM<b-<EvNosmartcli/module.mk]]h(;T]]h(;T:4DP\$mDsO"=Y5=smartcli/smart_cmi.h]]h) ']]h)
' :4DQ0b\|x{smartcli/smart_exec_cli.c]]h]i@]]h]i@:4DRjHF
2h6smartcli/smart_feature_cli.c]]h*A]]h*A:4DS7
v1\$:4w+L#smartcli/smart_show_cli.c]]h+]]h+:2gA6nubpsmartcli/smart_test_cli.c]]h,H]]h,H:2xh%26
N/Rj0smartcli/smart_util.c]]h-kI]]h-kI:2'i0Lz
smartcli/smart_util.h]]h.0]]h.0:2.0("\ijHS7smartcli/smart_xml_map.c]]h/E2@]]h/E2@:2;f^(DIT7^tsmartcli/smart_x
ml_map.h]]h2NK]]h2NK:2
eX9FwUZMeCUsmartcli/smartcli.cmd]]h33]]h33:2&\$6smartcli/smartcli.h]]h5#]]h5#:2zK6427
INsmartcli/smartcli_cmd.h]]h6@]]h6@:0?&5#BRBspecfiles/README.txt]]h8bS]]h8bS:0?GT_:'=#eB4];specfiles/e
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U=j specfiles/eth_plugin_n5k.licspec,]]h:x =0?w6w
U/% specfiles/eth_plugin_n7k.licspec]]iy]]iy:0?
&9f+!"3specfiles/lic_feat_pkg_map.txt];/Y]]ix=0?kb&vh78&specfiles/lic_feat_pkg_map_for_mds.txt,]]ih0=0?U
tkj
wv%specfiles/lic_feat_pkg_map_inspur.txt]]i\@]]i\@:0?0ovulP
%"specfiles/lic_feat_pkg_map_n5k.txt]]i#8=0?!_TFdiz"specfiles/lic_feat_pkg_map_n7k.txt]]i&]]i&:0?"C\$[.MA
specfiles/mds_alishan.licspec]
X]]iP=0?#vWXWnb%specfiles/mds_alishan_gateway.licspec]d]]i
a=0?\$]z{/'%"specfiles/mds_alishan_service.licspec]3]]i(=0?%{P95>w#}specfiles/mds_alishan_service_gdb.licspec]
]i]i]i :2=2ab2D? specfiles/mds_casablanca.licspec]]i]i:2uiS,y^QAco*specfiles/mds_chester.licspec]]i
]]i
:2;(n(UL
specfiles/mds_cocogrande.licspec]]ip]]ip:28(y'f\$specfiles/mds_cocogrande_gdb.licspec]]i.]]i.:2KN4*jspecfiles/mds
_cybloc.licspec]]i]i:2~
2FDul8(specfiles/mds_excal.licspec]]ig=2i\8sNb
1t]specfiles/mds_huashan.licspec]]i<]]i<:2D#22Eyspecfiles/mds_inagua.licspec]18]]i^=2
p_*B=7sRespecfiles/mds_ishan.licspec]]i]i:2MQt#specfiles/mds_ishan_service.licspec]+]]iP=2's#,Tte+specfiles/m
ds_minishan.licspec]]iwH]]iwH:2 i\8sNb 1t&specfiles/mds_minishan_service.licspec]]i>h]]i>h:2
J:J3UBbaspecfiles/mds_niihau.licspec]]i]i:2-YWsqD'specfiles/mds_paradise.licspec]8\]]io=5H
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ce826e32277d74185e2cebdeec5f2e0fab8e7e55 branch 'kumo_classic' of <https://dscm.esl.cisco.com/git/153/comp-15301477>
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15301477
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79f4929978a9308d7164ce0389ff2932b94a2051 branch 'mini_ucs_dev' of <https://dscm.esl.cisco.com/git/153/comp-15301477>
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<https://dscm.esl.cisco.com/git/153/comp-15301477>
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fa133651025a3f5e1e1dbc51715c63f2819c6ecc branch 'n3kturing' of <https://dscm.esl.cisco.com/git/153/comp-15301477>
82d51f60e9edf6cb75b6739be5d6a8cfcefa7c branch 'n7k_aa_new' of <https://dscm.esl.cisco.com/git/153/comp-15301477>
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dfd9b63bf4b10dcbcc3b579e8728bc38b81af278 branch 'ns' of <https://dscm.esl.cisco.com/git/153/comp-15301477>
2d4c097446e7629e214e7f37ae33c11fb71f7864 branch 'nxos_4k' of <https://dscm.esl.cisco.com/git/153/comp-15301477>
96d94f688ebc3e5c109705b733d84ab0d4d11e20 branch 'nxos_cflow' of <https://dscm.esl.cisco.com/git/153/comp-15301477>
0734152ccdb73ace98eccc7fcf3833f495717b19 branch 'nxos_fb' of <https://dscm.esl.cisco.com/git/153/comp-15301477>
6dfdf4116ed523a921d2162462c09b7a5dfb03f8 branch 'nxos_music' of <https://dscm.esl.cisco.com/git/153/comp-15301477>

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79b43d42a5a26a242d0841ece62237183c9dbcf4 branch 'nxos_wb' of <https://dscm.esl.cisco.com/git/153/comp-15301477>

1d96236a4824a9ae35683d85f7d76a08888a86e2 branch 'oilstrike_dev' of <https://dscm.esl.cisco.com/git/153/comp-15301477>

28e0caf31ee4470d4f7e6e068b314eedca7cc691 branch 'openflow_poc' of <https://dscm.esl.cisco.com/git/153/comp-15301477>

fca798ce50ddee8e42058465cbdfb5a9293ade14 branch 'oregon_1_1' of <https://dscm.esl.cisco.com/git/153/comp-15301477>

b535febff1dfd693d4cbcfca2c1071210bac521f branch 'ph3_4' of <https://dscm.esl.cisco.com/git/153/comp-15301477>

539a2d77d9fcd711b09881c1649f5b5b6a1c2896 branch 'ph3_5' of <https://dscm.esl.cisco.com/git/153/comp-15301477>

ea75a742405d744340d1eb984fff4a144262a339 branch 'ph3_dtho1' of <https://dscm.esl.cisco.com/git/153/comp-15301477>

72e4dda183523dadd982438668d2ac32d800d2a0 branch 'pi70_rtg_bnb' of <https://dscm.esl.cisco.com/git/153/comp-15301477>

7ce8e7bff7ec288313b5cae0782c396ffc11148f branch 'pi71-india-bnb' of <https://dscm.esl.cisco.com/git/153/comp-15301477>

c8e060186c69405052b854c4af0f4480a92c6f50 branch 'pi_kernel34' of <https://dscm.esl.cisco.com/git/153/comp-15301477>

655576290d3388f82779e5663ef9b2ef3ecaf36c branch 'pokemon' of <https://dscm.esl.cisco.com/git/153/comp-15301477>

3b2261af5674f94695c6f225adc1b32c10db3128 branch 'r33' of <https://dscm.esl.cisco.com/git/153/comp-15301477>

8cd2f20aeb11eb0bdfa35664e7b6763204ac963e branch 'r41' of <https://dscm.esl.cisco.com/git/153/comp-15301477>

a2de67ba6ed9f924a937ac83b26ff7d144fb7a5e branch 'r42' of <https://dscm.esl.cisco.com/git/153/comp-15301477>

4d6ce365c6100550d03e09179119aedf6004ea7d branch 'rackspace_issu' of <https://dscm.esl.cisco.com/git/153/comp-15301477>

effbcdb8ca3b813ffaa04b2d6daec0bf11358c3d branch 'rel_3_0_0_a1_1_throttle' of <https://dscm.esl.cisco.com/git/153/comp-15301477>

8f5d0ae7493394a92e8ebaed631175dc85137a67 branch 'rel_3_0_0_a1_4_throttle' of <https://dscm.esl.cisco.com/git/153/comp-15301477>

f380c22ae0e741d9c21c73e1ee355e1c4c55e6d5 branch 'rel_3_0_0_a1_5a-development' of <https://dscm.esl.cisco.com/git/153/comp-15301477>

e371c70ba25811a2483688e6ddf0064dc8111ea0 branch 'rel_3_0_0_a1_6.2-throttle' of <https://dscm.esl.cisco.com/git/153/comp-15301477>

8bb725bedaa9b06d907536ea97f483358f594e88 branch 'rel_3_0_0_a1_6.3-throttle' of <https://dscm.esl.cisco.com/git/153/comp-15301477>

3d33ffeff83a6a3646b36eaf3682e30cf5ef3d95 branch 'rel_3_1_1_1165966469' of <https://dscm.esl.cisco.com/git/153/comp-15301477>

6c2214584f02bc6adcf61fe923066b1af486138b branch 'rel_3_2_1_1188831908' of <https://dscm.esl.cisco.com/git/153/comp-15301477>

8992f2a342721e0c63b43881f4fce73a38705b51 branch 'rel_3_2_1_1188832883' of <https://dscm.esl.cisco.com/git/153/comp-15301477>

152019b974e091c0c3556c468c3886180703cd25 branch 'rel_3_2_1_1188878926' of <https://dscm.esl.cisco.com/git/153/comp-15301477>

aba6979a1d5c6068fe17676e4c81d886c0905060 branch 'rel_3_4_1_1213862709' of <https://dscm.esl.cisco.com/git/153/comp-15301477>

2aad266b5fa84801bf5f1447e7c24343ded231b1 branch 'rel_4_0_0_520_1170208990' of
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601958bcf5b3d7ec9d76daebaef49ad58b2b9c16 branch 'rel_4_0_0_669_1185503667' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

baad050e503716b4d21f7f0ca43bc00a7353d964 branch 'rel_4_0_0_669_1185508973' of
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bd4d20094f42db8fc55da2f5adff2cbfa1dae33d branch 'rel_4_0_0_669_1185509620' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

ca8d40815198aa0f41bb0e73e3ce8938259bbe2d branch 'rel_4_0_0_749_1192416586' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

46a9d1999d0e49c0ac50460967422f67cd260a8f branch 'rel_4_0_0_754_1192508418' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

3dfb055f55c2bb6be962beb6d59cf614cb396a50 branch 'rel_4_0_0_828_1199764468' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

d6c5cd64e80972c92d1f9b50005563151fc94f09 branch 'rel_4_0_0_879_1204023719' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

de1341c2027a03aa5f2138eabfe3ca002a3a8d32 branch 'rel_4_0_0_885_1204026761' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

6f310e40db4ac61c5260dc9f6ccd5744dc46d184 branch 'rel_4_0_0_885_1204028067' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

5230a241b7852eb42ed1860dbc0eff35b27dc555 branch 'rel_4_0_1_1205146992' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

1c38aff3367e27025d23476af1a9922fd91e642c branch 'rel_4_0_3_1216832024' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

9d3a7ab148e511acec11f7e10eda4b74523e951a branch 'rel_4_1_0_90_1209800952' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

283350b2926ebd5778b92111f85d19aa122cb257 branch 'rel_4_1_1_1220338475' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

5868f2437924f396d6af9acae10f2efc96e890ff branch 'rel_4_1_2_1228304625' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

4deac4caab3f0e067586b41f56a30bff08b80fc2 branch 'rel_4_1_3a_1235365905' of
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3c4d5021706d3ee9d451b56c979bed7b5b592a16 branch 'rel_4_2_0_239_1244796494' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

c09a0ac81a2235458e76f08cab1060bded441a8b branch 'rel_4_2_0_239v_1244798615' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

91bc2251de995d4553b329e27cefaec9b87c68c8 branch 'rel_4_2_0_246_1244873958' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

b93441bed14e7373abe0bd9189f53bc3441c60de branch 'rel_4_2_0_246_1244875310' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

61f581d2f29e7620e5d38f554f7b4c705c54734e branch 'rel_4_2_1_1246501284' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

d1e8b779bc3558abaf8c9a3c85fef407d782362b branch 'rel_5_0_0_107a_1241521493' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

6e80956fc025f37faea2439efcfecd2b0d06a63d branch 'rel_5_0_0_224_1254804350' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

62f317e0e12ed497f46ff0943467f70d3341c594 branch 'rel_5_0_1_1264407142' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

20c8d0e73f53b05c8c20d7476ee99eb5acb79bc8 branch 'rel_5_0_1b_1268628903' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

66e8ad9c81be9fd8b16caa2bd0ebc276f412412c branch 'rel_5_0_2_1268889241' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

b2dc7fabebcd9001afeb61abd9d0d9fbb55639e8 branch 'rel_5_0_2_1268900747' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

a5820d07ee2cf3cead30f6e6d372c29dda47ad8 branch 'rel_5_1_0_78_1273728062' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

911ee18c13f1a0fa376a7389047745b37f3fbb2f branch 'rel_5_2_0_250_1301681919' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

682877a8be0edad6b2f1bbfde929570bec050f10 branch 'rel_5_2_0_251_1301295965' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

f7b14dcc52f63c427ba8b554a1a0b34e945f29e7 branch 'rel_5_2_0_257_1301300390' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

347c7ac95da8eb139e9f9b2d9831f7b5f8fa95d2 branch 'rel_5_2_0_270_1303378525' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

4c08add6e69d1b8e71a85c3f36cdfc1df6dc2c9f branch 'rel_5_2_0_904_1304321221' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

d1c0cf7d205cc93639c31c76413689c214df4eb7 branch 'rel_5_2_0_907_1304482212' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

951729152a6265f3911a43870652a857346117c4 branch 'rel_5_2_8a_1365686638' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

262b82bdf979931deab96127a5e940b41d3edcf6 branch 'rel_6_0_0_11_1313537935' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

5c2b616ccc6eddd6cf6452d25c070617e47f9d9d branch 'rel_6_0_0_30_1313796682' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

d98f10bc7822512441bff2ed846f98ca3eac0ba2 branch 'rel_6_1_0_220zonda_1330655142' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

21664a6105748cd9e0e320037292c082f53a52b3 branch 'rel_6_1_0_233_1332934317' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

23a40875ee75dd0d1fdb92dc9e241df654304261 branch 'rel_6_1_0_293rouen_1338272421' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

8034e23eb9e2030ba58e9eda8a04ceee235ccf86 branch 'rel_6_1_0_4_1314178785' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

61838156c498fa72fb5350e8f981c4ccd4355425 branch 'rel_6_2_0_166_1341715081' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

faca3a19825b1e094212c35f72f96b11de7c1656 branch 'rel_6_2_0_22_1323474416' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

86f5848d0044071d9724e66d88e4e92d7883086b branch 'rel_6_2_0_233_1350283358' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

00c44e69b30908a73cacc22f6b277939ed5cf2d4 branch 'rel_6_2_0_284_1355750076' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

37e3c349032e723d930f00a9c40562cf2227e1ab branch 'rel_6_2_0_294_1355752126' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

1668d137bbe412aa0fedc5bd9546e08cf86303f6 branch 'rel_6_2_0_302_1355755477' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

2d624f4fd2df8f5a532758bd6593ae4e96bcc8b1 branch 'rel_6_2_0_42_1323892974' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

625ec745f5b13dfef80907b9a1e99c3a4f5d609b branch 'rel_6_2_0_47_1324073744' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

66a0d879c71de1848118de9e341d5deb83818adb branch 'rel_6_2_0_5x_1319447985' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

079fed2a107c0e58789f36e18f86637a1168c33d branch 'rel_6_2_10_1411029857' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

e2d6fbfcffe9d62c7697e2a0f8af68792cbad105 branch 'rel_6_2_13_1432205888' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

b75e0e977504401cae027d22bfd9c29a6670d1 branch 'rel_6_2_1_1358454650' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

d6ffd096b6e045a75d8226fbecb61f202bafebc6 branch 'rel_6_2_1_33_1361809351' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

ad6ebdbdd32757553bb398717ecdd93b72702108 branch 'rel_6_2_1_33_1361810972' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

bd97ebd363c48f64c6c36ec73e07712a8bd5a57a branch 'rel_6_2_1_33_1361813473' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

c792866394749a86a26ee9e4f5bb00173728b517 branch 'rel_6_2_1x_1360614323' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

0f1652e4b7833067cd60bac40605d3dda2644a72 branch 'rel_6_2_20_1508342187' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

876eda71d428411b0b9b94b12e6c8eea44570a79 branch 'rel_6_2_20_1508343613' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

e5c5394472e8b8dd27799065f2f3ce2f4e19d928 branch 'rel_6_2_22_1549471583' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

8897493500215dd7e4b872936b99bf712439cf64 branch 'rel_6_2_22_1549474307' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

6af42341f1d1291ad6614ce8bc8bd63f14379da5 branch 'rel_6_2_25_1537789720' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

cbbe757e8340d3ff727fbc6c21f8a09c60430111 branch 'rel_6_2_25_1537804439' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

df22adc52aab8f0341080d2b299673e05120f30 branch 'rel_6_2_25_1537806235' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

6a8549154254bc3d4321852ebf241fe665e903d8 branch 'rel_6_2_25_1537853393' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

f9babd65905f91aa2eff13630bf9bfaf6a29dfcc branch 'rel_6_2_25_1537857082' of
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e07cb5e80aedc545bdb1f3e09186803a2fb590c2 branch 'rel_6_2_25_1537863229' of
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0341694426c29e05eee41e423142068b2226d76f branch 'rel_6_2_25_1537947258' of
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1dca72e3c96c8bf2a1ae81ef502273d6fdf3ada9 branch 'rel_6_2_25_1537959757' of
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7eaa26a82647978ad6e3d1b052a9b9444f3c64d5 branch 'rel_6_2_27_1550363800' of
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28ed57249eda2d2b2fa19a0e925fd5578b42c837 branch 'rel_6_2_2_1374645089' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

3ba9f7cc27ae5dcfb02265cc2e3ddfc687b4c789 branch 'rel_6_2_5_1377756497' of
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2536effaa449a880e07af486aca768bbb8cc7785 branch 'rel_6_2_5_1377760250' of
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73316f4e9d25406945145377a0b68f5a88094698 branch 'rel_6_2_6a_1393392717' of
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956abd8da1dda44fd9043c15a4c20ca9b67c4c07 branch 'rel_6_2_7_1391725316' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

a917a53f795f22a03ca0756b86a64ce91f63dd51 branch 'rel_6_2_8_1395337211' of
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c97f2b258a55a0a1bfa74c0752a82eefbec170fd branch 'rel_7_3_0_d1_0_125_1444754460' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

202e6ef655760308ff758edb56db3b1bcafd27cc branch 'rel_7_3_0_d1_0_127_1444932948' of
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55c370f2cc3610eb743bf566ce6e4eadd65e8d63 branch 'rel_7_3_0_d1_0_24_1435346435' of
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07932093f7382b205d7ace06e05aef2c64fde157 branch 'rel_7_3_0_d1_1_1453376495' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

53d8243f0ce4cc194eda767c06b0b5b3c1543da5 branch 'rel_7_3_0_d1_1_1453378954' of
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b51650561a6bb094ddcbcc0ef675bff2aa4858de branch 'rel_7_3_0_d1_1c_1468606237' of
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661352e7716c78df7b218823506d3f48fdd7f02f branch 'rel_7_3_0_dx_0_54_1452151147' of
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f552d92b9c329165cfe09f6d1d34d48ef1f4575c branch 'rel_7_3_0_dx_0_54_1452155690' of
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d701575c5fd3bdbc7f21b3242d3b59ef41f87a77 branch 'rel_7_3_0_dx_0_54_1452156693' of
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fa536aafb7288145e2c2590d7248ceccb2b332f branch 'rel_7_3_2_d1_1a_1506012041' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

21e8f6997268df5c6882ae0e822238aaba31c4ce branch 'rel_7_3_3_d1_1_1533706967' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

5663261614a22055cbb715bb95073d89840106a7 branch 'rel_7_3_3_d1_1_1533714860' of
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fd1d1309e87165fa417aba408c1fadf4567d3b81 branch 'rel_a2_1_1_throttle' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

b8cfc8f36965a42667b9d0eaa1ed089c85acd6a0 branch 'rel_a2_1_2_throttle' of
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8d8702357179898f0d6e94a548315df6cfff1679 branch 'rel_a2_1_5_throttle' of
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073d16c4fa776bcc259e62c85ef841930ce25ee3 branch 'rel_a2_1_throttle' of
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f6907715da46688acf5de4232a27f66dec28b95e branch 'rel_a3_1_0_throttle' of
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d887b84949d40aa15022ce22238f81fe3b5b8488 branch 'rel_a3_2_0_dev' of
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ad3e6ec15527a1ad8b4941cb78aceafd7ed22f03 branch 'rel_a42_sustaining' of
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c37ab6aaa136e569ee56be557b75c92aeb16013f branch 'rel_a5_1_0_throttle' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>

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d4ed23568deaaf816fc0dcf198a32bc6c283b885 branch 'sample_run_test_debug' of
<https://dscm.esl.cisco.com/git/153/comp-15301477>
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<https://dscm.esl.cisco.com/git/153/comp-15301477>
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6ecfb089988d1baf1f6fea0e009aa2473cee205b branch 'shadow_2_rel_625' of
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8e7ecd7d4c9d49ce6c0ca9f186210ad49be0cc57 branch 'shadow_collapse_6210' of
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77ee697ca7602fbf6d6606595ef5f11b850322b7 branch 'skywalker_com' of <https://dscm.esl.cisco.com/git/153/comp-15301477>

8f15c2fd12e6e400435d10ecb76d70be3428b18e branch 'skywalker_rel_8_2_0_sk_0_148_com' of <https://dscm.esl.cisco.com/git/153/comp-15301477>

a62b8e3e13b7662737fae6408c7450342c3b743b branch 'skywalker_rel_8_3_0_cv_0_4pe_com' of <https://dscm.esl.cisco.com/git/153/comp-15301477>

53f276932c3cc60321a3ce96a8c6c5f19089a99f branch 'skywalker_rel_8_3_0_cv_0_5sa_com' of <https://dscm.esl.cisco.com/git/153/comp-15301477>

b0b35d80ac5678321816490e1985fc4c08e07651 branch 'skywalker_rel_8_3_0_cv_0_787_com' of <https://dscm.esl.cisco.com/git/153/comp-15301477>

10a5bca0adaad8e190165f0f4226782809271a5d branch 'skywalker_rel_8_4_0_sk_0_1n_com' of <https://dscm.esl.cisco.com/git/153/comp-15301477>

e1576d658f29c5357d3d8b5879a41973f8fadc31 branch 'sl_sch' of <https://dscm.esl.cisco.com/git/153/comp-15301477>

1e7f589498d137e2e17b4919259e2765704013ae branch 'sl_sch_zn73' of <https://dscm.esl.cisco.com/git/153/comp-15301477>

7cb89e672ad2f3d78eec01581ab26d6c1bc30212 branch 'sla_cadmen' of <https://dscm.esl.cisco.com/git/153/comp-15301477>

4ed10213582e68a81e74422ac716d0b1c851abac branch 'smos_main' of <https://dscm.esl.cisco.com/git/153/comp-15301477>

2b8ef31e0fd8ae86010c6fe5158a3767f45b282b branch 'smu_n7k_r710' of <https://dscm.esl.cisco.com/git/153/comp-15301477>

2dc2bb79092248708c75d611893e3925a2407aed branch 'smu_n7k_r710_sajjad_test' of <https://dscm.esl.cisco.com/git/153/comp-15301477>

fd2029a4fb9f4485a7c3986ff5bbb950cb586140 branch 'smu_n7k_r710_temp' of <https://dscm.esl.cisco.com/git/153/comp-15301477>

839e43b16e95c906f6da38914b9272c00ac7860b branch 'smu_rel_9_2_3' of <https://dscm.esl.cisco.com/git/153/comp-15301477>

cd39088d730d51369ac0a70b0194bf2fbbab8a38 branch 'ssp_r1_0_fcs1_throttle' of <https://dscm.esl.cisco.com/git/153/comp-15301477>

ddd7156df813bdb2837dbf587d7effb1ec0b5ab8 branch 'ssp_r1_1_4_fcs_throttle' of <https://dscm.esl.cisco.com/git/153/comp-15301477>

ab4e601d384919d7878d0fa2686be599ea44d086 branch 'ssp_r2_0_1_fcs_throttle' of <https://dscm.esl.cisco.com/git/153/comp-15301477>

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a0117c699069f03226cac9ed055db50a8460d2f6 branch 'ssp_r2_2_1_fcs_throttle' of <https://dscm.esl.cisco.com/git/153/comp-15301477>

64ff1922ae968b757b98c4d9c076191a166111ec branch 'ssp_r2_2_2_fcs_throttle' of <https://dscm.esl.cisco.com/git/153/comp-15301477>

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be857f161c8777baf48b87424ce69e7b59c71732 branch 'ssp_r2_6_1_fcs_throttle' of <https://dscm.esl.cisco.com/git/153/comp-15301477>

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f648ae732b8be367022a6a06a41fe638e8c8c4c9 branch 'zulu_ca' of https://dscm.esl.cisco.com/git/153/comp-15301477
c44c2f3ab7fb9b6787c337ddfc67c3e56f23b4ed branch 'zulu_ca_integ' of https://dscm.esl.cisco.com/git/153/comp-15301477
c8a730633a2145cbd341b6e3bc5c4371ffc133bd branch 'zulu_electra' of https://dscm.esl.cisco.com/git/153/comp-15301477
4daf8db37f5b5598290ce9c1ba501b3e5bd8b679 branch 'zulu_eth_integ' of https://dscm.esl.cisco.com/git/153/comp-15301477
0a0e7efad16cc26543e931849454e6f894cc5820 branch 'zulu_integ' of https://dscm.esl.cisco.com/git/153/comp-15301477
fa261b720e7df3d175fc8eac2da3a969b0f65eb9 branch 'zulu_trash1' of https://dscm.esl.cisco.com/git/153/comp-15301477
00 caaa75e0b83f705095b8e9759a6c2468a1e07e98 nxbld
<nxbld@cisco.com> 1571052911 -0700 clone: from https://dscm.esl.cisco.com/git/153/comp-15304913.git

```
c3da9d643002251226ecb9ff51aec487cca6a3e6
72f82a676e4e8a7e8afdf779f565129030a3b2d3
[core]
repositoryformatversion = 0
filemode = true
bare = false
logallrefupdates = true
[remote "origin"]
url = https://dscm.esl.cisco.com/git/153/comp-15301478.git
fetch = +refs/heads/*:refs/remotes/origin/*
[branch "skywalker_com"]
remote = origin
merge = refs/heads/skywalker_com
0000000000000000000000000000000000000000000000000000000000000000 06bd77b5d7b50a7afdce738674ec142c655701bf nxbld
<nxbld@cisco.com> 1571052911 -0700 clone: from https://dscm.esl.cisco.com/git/153/comp-15301478.git
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06bd77b5d7b50a7afdce738674ec142c655701bf 8c2f854e2708bbf9c727a1c92ef848dec8793c10 nxbld
<nxbld@cisco.com> 1571052911 -0700 checkout: moving from skywalker_com to skywalker_com/37
caaa75e0b83f705095b8e9759a6c2468a1e07e98
72f82a676e4e8a7e8afdf779f565129030a3b2d3 'refs/notes/acme' of https://dscm.esl.cisco.com/git/153/comp-15304913
bb5dd4e3d533c9da4a0346dec4e99db159444284 branch 'atherton_com' of https://dscm.esl.cisco.com/git/153/comp-15304913
b8aff37d77e764c796d1d0c28f2762c01ac53d7b branch 'avalon_nx_com' of https://dscm.esl.cisco.com/git/153/comp-15304913
a99b88badbd4272519eee57ccc729e054c977969 branch 'beverlyhills_com' of
https://dscm.esl.cisco.com/git/153/comp-15304913
6adac0ec9833cb347105b9e47b64b225e8ad77f branch 'beverlyhills_rel_8_2_1_com' of
https://dscm.esl.cisco.com/git/153/comp-15304913
93d12f881c6fe530912b4b211a67c226f5a0a6f6 branch 'calculon' of https://dscm.esl.cisco.com/git/153/comp-15304913
2c44772f070b427bbe767384281cdc2b17c45dd2 branch 'calculon2' of https://dscm.esl.cisco.com/git/153/comp-15304913
f2dad64daa260f5464c4192f0d687234345cf571 branch 'calculon_tsh' of https://dscm.esl.cisco.com/git/153/comp-15304913
1a3e4b284cd4bbbf1236f01feb943b593385afbc branch 'cupertino_com' of https://dscm.esl.cisco.com/git/153/comp-15304913
333f8b22c5dad178e0e0fc0db61cc88b252a5a4c branch 'davis_com' of https://dscm.esl.cisco.com/git/153/comp-15304913
532ad52e38441b5c968d70e7ee1842532cf38ef4 branch 'davis_rel_8_4_2_com' of
https://dscm.esl.cisco.com/git/153/comp-15304913
81558d725c512dea80115034bd969ae7ab82971d branch 'h_brewdog' of https://dscm.esl.cisco.com/git/153/comp-15304913
cb5e960353d156b29d0f7887df66ab8a1b76f8f7 branch 'h_dev' of https://dscm.esl.cisco.com/git/153/comp-15304913
d87970b05607ec1feb037391dbd6269e79de749b branch 'h_dev_sa_ft' of https://dscm.esl.cisco.com/git/153/comp-15304913
71caa948731b1c288916c62c49dd08c79bf86be4 branch 'h_dev_wrl8' of https://dscm.esl.cisco.com/git/153/comp-
```

15304913
532a8e0d81ea4c06fc05ec1ff0b2446b7075609e branch 'h_fretta_jr2' of https://dscm.esl.cisco.com/git/153/comp-15304913
2a7b35189a3c505ab0f6b8981175dd36bbadea93 branch 'h_wrl8_toolchain' of https://dscm.esl.cisco.com/git/153/comp-15304913
3081e36dc98bdbad6668df02fc53b3fbe91c2043 branch 'hamilton' of https://dscm.esl.cisco.com/git/153/comp-15304913
e580fe800a23ae12cab1b4c3948bfcf3dc7e6943 branch 'hmr1' of https://dscm.esl.cisco.com/git/153/comp-15304913
f853df991f4ddabf796e4905b1ea8f80aa68430d branch 'hyams' of https://dscm.esl.cisco.com/git/153/comp-15304913
c82de33facbe8dcaa7471d6448cbc2692c23133f branch 'i_wrl8_toolchain' of https://dscm.esl.cisco.com/git/153/comp-15304913
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1d26670bb31832b0da818b9f633b6bf0be96a60e branch 'iplus_b' of https://dscm.esl.cisco.com/git/153/comp-15304913
dd52ff0c8ac184ae065ca78274831af0ebfa5da4 branch 'iplus_dev' of https://dscm.esl.cisco.com/git/153/comp-15304913
1a92f4a9cb1a28a9aaadccc739948747912580f7 branch 'iplus_dev_fact' of https://dscm.esl.cisco.com/git/153/comp-15304913
85d1811cced66133ecd9d8b47f8f2f6c0bdf59a7 branch 'irvine' of https://dscm.esl.cisco.com/git/153/comp-15304913
142205fcefc9c46a032199f2c0a3f1cc299d2fe0 branch 'janjuc_dev' of https://dscm.esl.cisco.com/git/153/comp-15304913
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caaa75e0b83f705095b8e9759a6c2468a1e07e98 branch 'skywalker_com' of https://dscm.esl.cisco.com/git/153/comp-15304913
2222107d6de87a1b37f03c99b2022e8b275e30f0 branch 'skywalker_rel_8_2_0_sk_0_148_com' of https://dscm.esl.cisco.com/git/153/comp-15304913
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https://dscm.esl.cisco.com/git/153/comp-15304913
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5acaa4186df793d120ec5fd8521a890e82d011e3 branch 'udb' of https://dscm.esl.cisco.com/git/153/comp-15304913
6e219379ef625b23c0ee622dcd98e8566dcbf4ac branch 'yushan_com' of https://dscm.esl.cisco.com/git/153/comp-15304913
ca62ee705ae8500d6b466de450d2ac1930c9cce8 branch 'zulu' of https://dscm.esl.cisco.com/git/153/comp-15304913
00000000000000000000000000000000 72f82a676e4e8a7e8afdf779f565129030a3b2d3 nxbld
<nxbld@cisco.com> 1571052914 -0700 fetch origin +refs/notes/*:refs/notes/* +refs/heads/*:refs/remotes/origin/*:
storing ref
8c2f854e2708bbf9c727a1c92ef848dec8793c10
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DIRC
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_@*^Lh?P}export10 1
Kwo*\$GVisan10 0
,|_*)DDWPRNuDf>
00000000000000000000000000000000 6ab876a0dbcfa2c947e799e27a35dca800739608 nxbld
<nxbld@cisco.com> 1571052908 -0700 fetch origin +refs/notes/*:refs/notes/* +refs/heads/*:refs/remotes/origin/*:
storing ref
ref: refs/remotes/origin/h_cn12k
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<nxbld@cisco.com> 1571052903 -0700 clone: from https://dscm.esl.cisco.com/git/153/comp-15301477.git
c3da9d643002251226ecb9ff51aec487cca6a3e6 6317bf6b870ced4150254b3da3f7958fa95f2ae2 nxbld
<nxbld@cisco.com> 1571052905 -0700 checkout: moving from h_cn12k to davis_com/4
18b34bd8ae4af33255a6f417361e11786b620994
18b34bd8ae4af33255a6f417361e11786b620994 'refs/notes/acme' of https://dscm.esl.cisco.com/git/153/comp-
15301478
a9e968e0393d063a27fb613ebd8013c3fd23235 branch 'a1_5_id_integration' of
https://dscm.esl.cisco.com/git/153/comp-15301478
afe8550a2a99bd55b610046fdca6d0e8e16e47eb branch 'acme_empty' of https://dscm.esl.cisco.com/git/153/comp-
15301478
308364ff4b363199edaa4c72c54be421e6eafab9 branch 'airstrike_dev' of https://dscm.esl.cisco.com/git/153/comp-
15301478
d951635e6599d6d825f6f7d76e00b0d980ffd9fd branch 'airstrike_platform_dev' of
https://dscm.esl.cisco.com/git/153/comp-15301478
81f8d38112706cfe228a221cdd72a9588062b139 branch 'albacore' of https://dscm.esl.cisco.com/git/153/comp-
15301478
bd8ee01e51eba6d8807f386f7d3a10bc5cc9f65b branch 'amazon' of https://dscm.esl.cisco.com/git/153/comp-
15301478

cb09ca28abb6bb79ae7fa12660ddfdb4e22f673d branch 'andaman' of https://dscm.esl.cisco.com/git/153/comp-15301478

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8e974fd806e21178acbf71b1a40a25e835f3aa6a branch 'ankara' of https://dscm.esl.cisco.com/git/153/comp-15301478

c8bf2a2ce2ecd0a25787ac002768f580bca55a3a branch 'aons_foundation_fea' of https://dscm.esl.cisco.com/git/153/comp-15301478

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209f245ff9d10439d57457153c1c53eca6b14a0e branch 'ashfield' of https://dscm.esl.cisco.com/git/153/comp-15301478

cc56533d43f9e39a60f2a7bfb62d8b1938bfd530 branch 'au' of https://dscm.esl.cisco.com/git/153/comp-15301478

42f3803c386f1eb208fb1675c2fc0f6c91cc28c4 branch 'auriga' of https://dscm.esl.cisco.com/git/153/comp-15301478

0e2abdde0112e8faf7fe7376575ae41c0d7fac3c branch 'auriga_413_throttle' of https://dscm.esl.cisco.com/git/153/comp-15301478

4e57527e61c55498dde96981a2763819df7559b8 branch 'avalon' of https://dscm.esl.cisco.com/git/153/comp-15301478

5eba6175fe77386b88338a17e2d00642c831d8b2 branch 'avalon_nx_com' of https://dscm.esl.cisco.com/git/153/comp-15301478

a5cd77b65d4b8b7ddede9b201d7fc9b7b3bc3c5d branch 'avalon_nx_rel_8_1_1a_com' of https://dscm.esl.cisco.com/git/153/comp-15301478

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9f8cec8effef5fa0652a44107950cf9433f40f3b branch 'baselard' of https://dscm.esl.cisco.com/git/153/comp-15301478

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02c73c9c0f8ea32a343152ab5c2ea053b0c412ba branch 'bender' of https://dscm.esl.cisco.com/git/153/comp-15301478

a3d0176a1cee663ff1ae51273b36819b8f916157 branch 'bender_bf' of https://dscm.esl.cisco.com/git/153/comp-15301478

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1.172 bzip2 1.0.6

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Julian Seward, Cambridge, UK.

jseward@acm.org

bzip2/libbzip2 version 1.0.2 of 30 December 2001

```

/*
minibz2
libbz2.dll test program.
by Yoshioka Tsuneo (tsuneo@rr.iij4u.or.jp)
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usage: minibz2 [-d] [-{1,2,..9}] [[srcfilename] destfilename]
*/
%%CreationDate: Wed Dec 22 1999
% Copyright (URW)++,Copyright 1999 by (URW)++ Design & Development
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1.173 nettle 2.7.1

1.173.1 Available under license :

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Version 2, June 1991

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

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

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type 'show w'.  
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under certain conditions; type 'show c' for details.
```

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1.175 sqlite 3.8.10.2

1.175.1 Available under license :

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```
/*
** CAPI3REF: Configuration Options
** KEYWORDS: {configuration option}
**
** These constants are the available integer configuration options that
** can be passed as the first argument to the [sqlite3_config()] interface.
**
** New configuration options may be added in future releases of SQLite.
** Existing configuration options might be discontinued. Applications
** should check the return code from [sqlite3_config()] to make sure that
** the call worked. The [sqlite3_config()] interface will return a
** non-zero [error code] if a discontinued or unsupported configuration option
** is invoked.
**
** <dl>
** [[SQLITE_CONFIG_SINGLETHREAD]] <dt>SQLITE_CONFIG_SINGLETHREAD</dt>
** <dd>There are no arguments to this option. ^This option sets the
** [threading mode] to Single-thread. In other words, it disables
** all mutexing and puts SQLite into a mode where it can only be used
** by a single thread. ^If SQLite is compiled with
** the [SQLITE_THREADSAFE | SQLITE_THREADSAFE=0] compile-time option then
** it is not possible to change the [threading mode] from its default
** value of Single-thread and so [sqlite3_config()] will return
** [SQLITE_ERROR] if called with the SQLITE_CONFIG_SINGLETHREAD
** configuration option.</dd>
**
** [[SQLITE_CONFIG_MULTITHREAD]] <dt>SQLITE_CONFIG_MULTITHREAD</dt>
** <dd>There are no arguments to this option. ^This option sets the
** [threading mode] to Multi-thread. In other words, it disables
```

** mutexing on [database connection] and [prepared statement] objects.
 ** The application is responsible for serializing access to
 ** [database connections] and [prepared statements]. But other mutexes
 ** are enabled so that SQLite will be safe to use in a multi-threaded
 ** environment as long as no two threads attempt to use the same
 ** [database connection] at the same time. ^If SQLite is compiled with
 ** the [SQLITE_THREADSAFE | SQLITE_THREADSAFE=0] compile-time option then
 ** it is not possible to set the Multi-thread [threading mode] and
 ** [sqlite3_config()] will return [SQLITE_ERROR] if called with the
 ** SQLITE_CONFIG_MULTITHREAD configuration option.</dd>
 **
 ** [[SQLITE_CONFIG_SERIALIZED]] <dt>SQLITE_CONFIG_SERIALIZED</dt>
 ** <dd>There are no arguments to this option. ^This option sets the
 ** [threading mode] to Serialized. In other words, this option enables
 ** all mutexes including the recursive
 ** mutexes on [database connection] and [prepared statement] objects.
 ** In this mode (which is the default when SQLite is compiled with
 ** [SQLITE_THREADSAFE=1]) the SQLite library will itself serialize access
 ** to [database connections] and [prepared statements] so that the
 ** application is free to use the same [database connection] or the
 ** same [prepared statement] in different threads at the same time.
 ** ^If SQLite is compiled with
 ** the [SQLITE_THREADSAFE | SQLITE_THREADSAFE=0] compile-time option then
 ** it is not possible to set the Serialized [threading mode] and
 ** [sqlite3_config()] will return [SQLITE_ERROR] if called with the
 ** SQLITE_CONFIG_SERIALIZED configuration option.</dd>
 **
 ** [[SQLITE_CONFIG_MALLOC]] <dt>SQLITE_CONFIG_MALLOC</dt>
 ** <dd> ^The SQLITE_CONFIG_MALLOC option takes a single argument which is
 ** a pointer to an instance of the [sqlite3_mem_methods] structure.
 ** The argument specifies
 ** alternative low-level memory allocation routines to be used in place of
 ** the memory allocation routines built into SQLite.)^ ^SQLite makes
 ** its own private copy of the content of the [sqlite3_mem_methods] structure
 ** before the [sqlite3_config()] call returns.</dd>
 **
 ** [[SQLITE_CONFIG_GETMALLOC]] <dt>SQLITE_CONFIG_GETMALLOC</dt>
 ** <dd> ^The SQLITE_CONFIG_GETMALLOC option takes a single argument which
 ** is a pointer to an instance of the [sqlite3_mem_methods] structure.
 ** The [sqlite3_mem_methods]
 ** structure is filled with the currently defined memory allocation routines.)^
 ** This option can be used to overload the default memory allocation
 ** routines with a wrapper that simulates memory allocation failure or
 ** tracks memory usage, for example. </dd>
 **
 ** [[SQLITE_CONFIG_MEMSTATUS]] <dt>SQLITE_CONFIG_MEMSTATUS</dt>
 ** <dd> ^The SQLITE_CONFIG_MEMSTATUS option takes single argument of type int,
 ** interpreted as a boolean, which enables or disables the collection of

** memory allocation statistics. ^(When memory allocation statistics are disabled, the following SQLite interfaces become non-operational:

- **
- ** [sqlite3_memory_used()]
- ** [sqlite3_memory_highwater()]
- ** [sqlite3_soft_heap_limit64()]
- ** [sqlite3_status64()]
- **)^

** ^Memory allocation statistics are enabled by default unless SQLite is compiled with [SQLITE_DEFAULT_MEMSTATUS]=0 in which case memory allocation statistics are disabled by default.

** </dd>

**

** [[SQLITE_CONFIG_SCRATCH]] <dt>SQLITE_CONFIG_SCRATCH</dt>

** <dd> ^The SQLITE_CONFIG_SCRATCH option specifies a static memory buffer that SQLite can use for scratch memory. ^(There are three arguments to SQLITE_CONFIG_SCRATCH: A pointer an 8-byte aligned memory buffer from which the scratch allocations will be drawn, the size of each scratch allocation (sz), and the maximum number of scratch allocations (N).)^

** The first argument must be a pointer to an 8-byte aligned buffer of at least sz*N bytes of memory.

** ^SQLite will not use more than one scratch buffers per thread.

** ^SQLite will never request a scratch buffer that is more than 6 times the database page size.

** ^If SQLite needs needs additional scratch memory beyond what is provided by this configuration option, then [sqlite3_malloc()] will be used to obtain the memory needed.<p>

** ^When the application provides any amount of scratch memory using SQLITE_CONFIG_SCRATCH, SQLite avoids unnecessary large [sqlite3_malloc|heap allocations].

** This can help [Robson proof|prevent memory allocation failures] due to heap fragmentation in low-memory embedded systems.

** </dd>

**

** [[SQLITE_CONFIG_PAGECACHE]] <dt>SQLITE_CONFIG_PAGECACHE</dt>

** <dd> ^The SQLITE_CONFIG_PAGECACHE option specifies a static memory buffer that SQLite can use for the database page cache with the default page cache implementation.

** This configuration should not be used if an application-define page cache implementation is loaded using the [SQLITE_CONFIG_PCACHE2] configuration option.

** ^There are three arguments to SQLITE_CONFIG_PAGECACHE: A pointer to 8-byte aligned memory, the size of each page buffer (sz), and the number of pages (N).

** The sz argument should be the size of the largest database page (a power of two between 512 and 65536) plus some extra bytes for each page header. ^The number of extra bytes needed by the page header

** can be determined using the [SQLITE_CONFIG_PCACHE_HDRSZ] option
 ** to [sqlite3_config()].
 ** ^It is harmless, apart from the wasted memory,
 ** for the sz parameter to be larger than necessary. The first
 ** argument should pointer to an 8-byte aligned block of memory that
 ** is at least sz*N bytes of memory, otherwise subsequent behavior is
 ** undefined.
 ** ^SQLite will use the memory provided by the first argument to satisfy its
 ** memory needs for the first N pages that it adds to cache. ^If additional
 ** page cache memory is needed beyond what is provided by this option, then
 ** SQLite goes to [sqlite3_malloc()] for the additional storage space.</dd>
 **
 ** [[SQLITE_CONFIG_HEAP]] <dt>SQLITE_CONFIG_HEAP</dt>
 ** <dd> ^The SQLITE_CONFIG_HEAP option specifies a static memory buffer
 ** that SQLite will use for all of its dynamic memory allocation needs
 ** beyond those provided for by [SQLITE_CONFIG_SCRATCH] and
 ** [SQLITE_CONFIG_PAGECACHE].
 ** ^The SQLITE_CONFIG_HEAP option is only available if SQLite is compiled
 ** with either [SQLITE_ENABLE_MEMSYS3] or [SQLITE_ENABLE_MEMSYS5] and returns
 ** [SQLITE_ERROR] if invoked otherwise.
 ** ^There are three arguments to SQLITE_CONFIG_HEAP:
 ** An 8-byte aligned pointer to the memory,
 ** the number of bytes in the memory buffer, and the minimum allocation size.
 ** ^If the first pointer (the memory pointer) is NULL, then SQLite reverts
 ** to using its default memory allocator (the system malloc() implementation),
 ** undoing any prior invocation of [SQLITE_CONFIG_MALLOC]. ^If the
 ** memory pointer is not NULL then the alternative memory
 ** allocator is engaged to handle all of SQLites memory allocation needs.
 ** The first pointer (the memory pointer) must be aligned to an 8-byte
 ** boundary or subsequent behavior of SQLite will be undefined.
 ** The minimum allocation size is capped at 2**12. Reasonable values
 ** for the minimum allocation size are 2**5 through 2**8.</dd>
 **
 ** [[SQLITE_CONFIG_MUTEX]] <dt>SQLITE_CONFIG_MUTEX</dt>
 ** <dd> ^The SQLITE_CONFIG_MUTEX option takes a single argument which is a
 ** pointer to an instance of the [sqlite3_mutex_methods] structure.
 ** The argument specifies alternative low-level mutex routines to be used
 ** in place the mutex routines built into SQLite.)^ ^SQLite makes a copy of
 ** the content of the [sqlite3_mutex_methods] structure before the call to
 ** [sqlite3_config()] returns. ^If SQLite is compiled with
 ** the [SQLITE_THREADSAFE | SQLITE_THREADSAFE=0] compile-time option then
 ** the entire mutexing subsystem is omitted from the build and hence calls to
 ** [sqlite3_config()] with the SQLITE_CONFIG_MUTEX configuration option will
 ** return [SQLITE_ERROR].</dd>
 **
 ** [[SQLITE_CONFIG_GETMUTEX]] <dt>SQLITE_CONFIG_GETMUTEX</dt>
 ** <dd> ^The SQLITE_CONFIG_GETMUTEX option takes a single argument which
 ** is a pointer to an instance of the [sqlite3_mutex_methods] structure. The

** [sqlite3_mutex_methods]
 ** structure is filled with the currently defined mutex routines.)^
 ** This option can be used to overload the default mutex allocation
 ** routines with a wrapper used to track mutex usage for performance
 ** profiling or testing, for example. ^If SQLite is compiled with
 ** the [SQLITE_THREADSAFE | SQLITE_THREADSAFE=0] compile-time option then
 ** the entire mutexing subsystem is omitted from the build and hence calls to
 ** [sqlite3_config()] with the SQLITE_CONFIG_GETMUTEX configuration option will
 ** return [SQLITE_ERROR].</dd>
 **
 ** [[SQLITE_CONFIG_LOOKASIDE]] <dt>SQLITE_CONFIG_LOOKASIDE</dt>
 ** <dd> ^(The SQLITE_CONFIG_LOOKASIDE option takes two arguments that determine
 ** the default size of lookaside memory on each [database connection].
 ** The first argument is the
 ** size of each lookaside buffer slot and the second is the number of
 ** slots allocated to each database connection.)^ ^(SQLITE_CONFIG_LOOKASIDE
 ** sets the <i>default</i> lookaside size. The [SQLITE_DBCONFIG_LOOKASIDE]
 ** option to [sqlite3_db_config()] can be used to change the lookaside
 ** configuration on individual connections.)^ </dd>
 **
 ** [[SQLITE_CONFIG_PCACHE2]] <dt>SQLITE_CONFIG_PCACHE2</dt>
 ** <dd> ^(The SQLITE_CONFIG_PCACHE2 option takes a single argument which is
 ** a pointer to an [sqlite3_pcache_methods2] object. This object specifies
 ** the interface to a custom page cache implementation.)^
 ** ^SQLite makes a copy of the [sqlite3_pcache_methods2] object.</dd>
 **
 ** [[SQLITE_CONFIG_GETPCACHE2]] <dt>SQLITE_CONFIG_GETPCACHE2</dt>
 ** <dd> ^(The SQLITE_CONFIG_GETPCACHE2 option takes a single argument which
 ** is a pointer to an [sqlite3_pcache_methods2] object. SQLite copies of
 ** the current page cache implementation into that object.)^ </dd>
 **
 ** [[SQLITE_CONFIG_LOG]] <dt>SQLITE_CONFIG_LOG</dt>
 ** <dd> The SQLITE_CONFIG_LOG option is used to configure the SQLite
 ** global [error log].
 ** (^The SQLITE_CONFIG_LOG option takes two arguments: a pointer to a
 ** function with a call signature of void(*)(void*,int,const char*),
 ** and a pointer to void. ^If the function pointer is not NULL, it is
 ** invoked by [sqlite3_log()] to process each logging event. ^If the
 ** function pointer is NULL, the [sqlite3_log()] interface becomes a no-op.
 ** ^The void pointer that is the second argument to SQLITE_CONFIG_LOG is
 ** passed through as the first parameter to the application-defined logger
 ** function whenever that function is invoked. ^The second parameter to
 ** the logger function is a copy of the first parameter to the corresponding
 ** [sqlite3_log()] call and is intended to be a [result code] or an
 ** [extended result code]. ^The third parameter passed to the logger is
 ** log message after formatting via [sqlite3_snprintf()].
 ** The SQLite logging interface is not reentrant; the logger function
 ** supplied by the application must not invoke any SQLite interface.

** In a multi-threaded application, the application-defined logger
 ** function must be threadsafe. </dd>
 **

** [[SQLITE_CONFIG_URI]] <dt>SQLITE_CONFIG_URI
 ** <dd>^(The SQLITE_CONFIG_URI option takes a single argument of type int.
 ** If non-zero, then URI handling is globally enabled. If the parameter is zero,
 ** then URI handling is globally disabled.)^ ^If URI handling is globally
 ** enabled, all filenames passed to [sqlite3_open()], [sqlite3_open_v2()],
 ** [sqlite3_open16()] or
 ** specified as part of [ATTACH] commands are interpreted as URIs, regardless
 ** of whether or not the [SQLITE_OPEN_URI] flag is set when the database
 ** connection is opened. ^If it is globally disabled, filenames are
 ** only interpreted as URIs if the SQLITE_OPEN_URI flag is set when the
 ** database connection is opened. ^By default, URI handling is globally
 ** disabled. The default value may be changed by compiling with the
 ** [SQLITE_USE_URI] symbol defined.)^
 **

** [[SQLITE_CONFIG_COVERING_INDEX_SCAN]] <dt>SQLITE_CONFIG_COVERING_INDEX_SCAN
 ** <dd>^The SQLITE_CONFIG_COVERING_INDEX_SCAN option takes a single integer
 ** argument which is interpreted as a boolean in order to enable or disable
 ** the use of covering indices for full table scans in the query optimizer.
 ** ^The default setting is determined
 ** by the [SQLITE_ALLOW_COVERING_INDEX_SCAN] compile-time option, or is "on"
 ** if that compile-time option is omitted.
 ** The ability to disable the use of covering indices for full table scans
 ** is because some incorrectly coded legacy applications might malfunction
 ** when the optimization is enabled. Providing the ability to
 ** disable the optimization allows the older, buggy application code to work
 ** without change even with newer versions of SQLite.
 **

** [[SQLITE_CONFIG_PCACHE]] [[SQLITE_CONFIG_GETPCACHE]]
 ** <dt>SQLITE_CONFIG_PCACHE and SQLITE_CONFIG_GETPCACHE
 ** <dd> These options are obsolete and should not be used by new code.
 ** They are retained for backwards compatibility but are now no-ops.
 ** </dd>
 **

** [[SQLITE_CONFIG_SQLLOG]]
 ** <dt>SQLITE_CONFIG_SQLLOG
 ** <dd>This option is only available if sqlite is compiled with the
 ** [SQLITE_ENABLE_SQLLOG] pre-processor macro defined. The first argument should
 ** be a pointer to a function of type void (*)(void*,sqlite3*,const char*, int).
 ** The second should be of type (void*). The callback is invoked by the library
 ** in three separate circumstances, identified by the value passed as the
 ** fourth parameter. If the fourth parameter is 0, then the database connection
 ** passed as the second argument has just been opened. The third argument
 ** points to a buffer containing the name of the main database file. If the
 ** fourth parameter is 1, then the SQL statement that the third parameter
 ** points to has just been executed. Or, if the fourth parameter is 2, then

```

** the connection being passed as the second parameter is being closed. The
** third parameter is passed NULL In this case. An example of using this
** configuration option can be seen in the "test_sqllog.c" source file in
** the canonical SQLite source tree.</dd>
**
** [[SQLITE_CONFIG_MMAP_SIZE]]
** <dt>SQLITE_CONFIG_MMAP_SIZE
** <dd>^SQLITE_CONFIG_MMAP_SIZE takes two 64-bit integer (sqlite3_int64) values
** that are the default mmap size limit (the default setting for
** [PRAGMA mmap_size]) and the maximum allowed mmap size limit.
** ^The default setting can be overridden by each database connection using
** either the [PRAGMA mmap_size] command, or by using the
** [SQLITE_FCNTL_MMAP_SIZE] file control. ^(The maximum allowed mmap size
** will be silently truncated if necessary so that it does not exceed the
** compile-time maximum mmap size set by the
** [SQLITE_MAX_MMAP_SIZE] compile-time option.)^
** ^If either argument to this option is negative, then that argument is
** changed to its compile-time default.
**
** [[SQLITE_CONFIG_WIN32_HEAPSIZE]]
** <dt>SQLITE_CONFIG_WIN32_HEAPSIZE
** <dd>^The SQLITE_CONFIG_WIN32_HEAPSIZE option is only available if SQLite is
** compiled for Windows with the [SQLITE_WIN32_MALLOC] pre-processor macro
** defined. ^SQLITE_CONFIG_WIN32_HEAPSIZE takes a 32-bit unsigned integer value
** that specifies the maximum size of the created heap.
**
** [[SQLITE_CONFIG_PCACHE_HDRSZ]]
** <dt>SQLITE_CONFIG_PCACHE_HDRSZ
** <dd>^The SQLITE_CONFIG_PCACHE_HDRSZ option takes a single parameter which
** is a pointer to an integer and writes into that integer the number of extra
** bytes per page required for each page in [SQLITE_CONFIG_PAGECACHE].
** The amount of extra space required can change depending on the compiler,
** target platform, and SQLite version.
**
** [[SQLITE_CONFIG_PMASZ]]
** <dt>SQLITE_CONFIG_PMASZ
** <dd>^The SQLITE_CONFIG_PMASZ option takes a single parameter which
** is an unsigned integer and sets the "Minimum PMA Size" for the multithreaded
** sorter to that integer. The default minimum PMA Size is set by the
** [SQLITE_SORTER_PMASZ] compile-time option. New threads are launched
** to help with sort operations when multithreaded sorting
** is enabled (using the [PRAGMA threads] command) and the amount of content
** to be sorted exceeds the page size times the minimum of the
** [PRAGMA cache_size] setting and this value.
** </dl>
**/
**/
** The "printf" code that follows dates from the 1980's. It is in

```



```

** the public domain.
**
*****
**
** This file contains code for a set of "printf"-like routines. These
** routines format strings much like the printf() from the standard C
** library, though the implementation here has enhancements to support
** SQLite.
**/
**/
** 2004 May 22
**
** The author disclaims copyright to this source code. In place of
** a legal notice, here is a blessing:
**
** May you do good and not evil.
** May you find forgiveness for yourself and forgive others.
** May you share freely, never taking more than you give.
**
*****
**
** This file contains the VFS implementation for unix-like operating systems
** include Linux, MacOSX, *BSD, QNX, VxWorks, AIX, HPUX, and others.
**
** There are actually several different VFS implementations in this file.
** The differences are in the way that file locking is done. The default
** implementation uses Posix Advisory Locks. Alternative implementations
** use flock(), dot-files, various proprietary locking schemas, or simply
** skip locking all together.
**
** This source file is organized into divisions where the logic for various
** subfunctions is contained within the appropriate division. PLEASE
** KEEP THE STRUCTURE OF THIS FILE INTACT. New code should be placed
** in the correct division and should be clearly labeled.
**
** The layout of divisions is as follows:
**
** * General-purpose declarations and utility functions.
** * Unique file ID logic used by VxWorks.
** * Various locking primitive implementations (all except proxy locking):
**   + for Posix Advisory Locks
**   + for no-op locks
**   + for dot-file locks
**   + for flock() locking
**   + for named semaphore locks (VxWorks only)
**   + for AFP filesystem locks (MacOSX only)
** * sqlite3_file methods not associated with locking.
** * Definitions of sqlite3_io_methods objects for all locking

```

```

** methods plus "finder" functions for each locking method.
** * sqlite3_vfs method implementations.
** * Locking primitives for the proxy uber-locking-method. (MacOSX only)
** * Definitions of sqlite3_vfs objects for all locking methods
** plus implementations of sqlite3_os_init() and sqlite3_os_end().
*/
/*
** Return a pointer to the "temporary page" buffer held internally
** by the pager. This is a buffer that is big enough to hold the
** entire content of a database page. This buffer is used internally
** during rollback and will be overwritten whenever a rollback
** occurs. But other modules are free to use it too, as long as
** no rollbacks are happening.
*/
/*
** Advance the cursor to the next entry in the database. If
** successful then set *pRes=0. If the cursor
** was already pointing to the last entry in the database before
** this routine was called, then set *pRes=1.
**
** The main entry point is sqlite3BtreeNext(). That routine is optimized
** for the common case of merely incrementing the cell counter BtCursor.aiIdx
** to the next cell on the current page. The (slower) btreeNext() helper
** routine is called when it is necessary to move to a different page or
** to restore the cursor.
**
** The calling function will set *pRes to 0 or 1. The initial *pRes value
** will be 1 if the cursor being stepped corresponds to an SQL index and
** if this routine could have been skipped if that SQL index had been
** a unique index. Otherwise the caller will have set *pRes to zero.
** Zero is the common case. The btree implementation is free to use the
** initial *pRes value as a hint to improve performance, but the current
** SQLite btree implementation does not. (Note that the comdb2 btree
** implementation does use this hint, however.)
*/

```

Found in path(s):

* /opt/cola/permits/103215794_1646171445.15/0/sqlite-amalgamation-201507162017-zip/sqlite3.c

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```

/*
** CAPI3REF: Configuration Options
** KEYWORDS: {configuration option}
**
** These constants are the available integer configuration options that
** can be passed as the first argument to the [sqlite3_config()] interface.
**
** New configuration options may be added in future releases of SQLite.

```

** Existing configuration options might be discontinued. Applications should check the return code from [sqlite3_config()] to make sure that the call worked. The [sqlite3_config()] interface will return a non-zero [error code] if a discontinued or unsupported configuration option is invoked.

**

** <dl>

** [[SQLITE_CONFIG_SINGLETHREAD]] <dt>SQLITE_CONFIG_SINGLETHREAD</dt>

** <dd>There are no arguments to this option. ^This option sets the [threading mode] to Single-thread. In other words, it disables all mutexing and puts SQLite into a mode where it can only be used by a single thread. ^If SQLite is compiled with the [SQLITE_THREADSAFE | SQLITE_THREADSAFE=0] compile-time option then it is not possible to change the [threading mode] from its default value of Single-thread and so [sqlite3_config()] will return [SQLITE_ERROR] if called with the SQLITE_CONFIG_SINGLETHREAD configuration option.</dd>

**

** [[SQLITE_CONFIG_MULTITHREAD]] <dt>SQLITE_CONFIG_MULTITHREAD</dt>

** <dd>There are no arguments to this option. ^This option sets the [threading mode] to Multi-thread. In other words, it disables mutexing on [database connection] and [prepared statement] objects. The application is responsible for serializing access to [database connections] and [prepared statements]. But other mutexes are enabled so that SQLite will be safe to use in a multi-threaded environment as long as no two threads attempt to use the same [database connection] at the same time. ^If SQLite is compiled with the [SQLITE_THREADSAFE | SQLITE_THREADSAFE=0] compile-time option then it is not possible to set the Multi-thread [threading mode] and [sqlite3_config()] will return [SQLITE_ERROR] if called with the SQLITE_CONFIG_MULTITHREAD configuration option.</dd>

**

** [[SQLITE_CONFIG_SERIALIZED]] <dt>SQLITE_CONFIG_SERIALIZED</dt>

** <dd>There are no arguments to this option. ^This option sets the [threading mode] to Serialized. In other words, this option enables all mutexes including the recursive mutexes on [database connection] and [prepared statement] objects. In this mode (which is the default when SQLite is compiled with [SQLITE_THREADSAFE=1]) the SQLite library will itself serialize access to [database connections] and [prepared statements] so that the application is free to use the same [database connection] or the same [prepared statement] in different threads at the same time. ^If SQLite is compiled with the [SQLITE_THREADSAFE | SQLITE_THREADSAFE=0] compile-time option then it is not possible to set the Serialized [threading mode] and [sqlite3_config()] will return [SQLITE_ERROR] if called with the SQLITE_CONFIG_SERIALIZED configuration option.</dd>

**

SQLITE_CONFIG_MALLOC `SQLITE_CONFIG_MALLOC`
 The `SQLITE_CONFIG_MALLOC` option takes a single argument which is a pointer to an instance of the `[sqlite3_mem_methods]` structure. The argument specifies alternative low-level memory allocation routines to be used in place of the memory allocation routines built into SQLite.) SQLite makes its own private copy of the content of the `[sqlite3_mem_methods]` structure before the `[sqlite3_config()]` call returns.

SQLITE_CONFIG_GETMALLOC `SQLITE_CONFIG_GETMALLOC`
 The `SQLITE_CONFIG_GETMALLOC` option takes a single argument which is a pointer to an instance of the `[sqlite3_mem_methods]` structure. The `[sqlite3_mem_methods]` structure is filled with the currently defined memory allocation routines.) This option can be used to overload the default memory allocation routines with a wrapper that simulates memory allocation failure or tracks memory usage, for example.

SQLITE_CONFIG_MEMSTATUS `SQLITE_CONFIG_MEMSTATUS`
 The `SQLITE_CONFIG_MEMSTATUS` option takes single argument of type `int`, interpreted as a boolean, which enables or disables the collection of memory allocation statistics. (When memory allocation statistics are disabled, the following SQLite interfaces become non-operational:

- `[sqlite3_memory_used()]`
- `[sqlite3_memory_highwater()]`
- `[sqlite3_soft_heap_limit64()]`
- `[sqlite3_status64()]`

) Memory allocation statistics are enabled by default unless SQLite is compiled with `[SQLITE_DEFAULT_MEMSTATUS]=0` in which case memory allocation statistics are disabled by default.

SQLITE_CONFIG_SCRATCH `SQLITE_CONFIG_SCRATCH`
 The `SQLITE_CONFIG_SCRATCH` option specifies a static memory buffer that SQLite can use for scratch memory. (There are three arguments to `SQLITE_CONFIG_SCRATCH`: A pointer an 8-byte aligned memory buffer from which the scratch allocations will be drawn, the size of each scratch allocation (`sz`), and the maximum number of scratch allocations (`N`.) The first argument must be a pointer to an 8-byte aligned buffer of at least `sz*N` bytes of memory. SQLite will not use more than one scratch buffers per thread. SQLite will never request a scratch buffer that is more than 6 times the database page size. If SQLite needs needs additional scratch memory beyond what is provided by this configuration option, then

** [sqlite3_malloc()] will be used to obtain the memory needed.<p>
 ** ^When the application provides any amount of scratch memory using
 ** SQLITE_CONFIG_SCRATCH, SQLite avoids unnecessary large
 ** [sqlite3_malloc|heap allocations].
 ** This can help [Robson proof|prevent memory allocation failures] due to heap
 ** fragmentation in low-memory embedded systems.
 ** </dd>
 **
 ** [[SQLITE_CONFIG_PAGECACHE]] <dt>SQLITE_CONFIG_PAGECACHE</dt>
 ** <dd> ^The SQLITE_CONFIG_PAGECACHE option specifies a static memory buffer
 ** that SQLite can use for the database page cache with the default page
 ** cache implementation.
 ** This configuration should not be used if an application-define page
 ** cache implementation is loaded using the [SQLITE_CONFIG_PCACHE2]
 ** configuration option.
 ** ^There are three arguments to SQLITE_CONFIG_PAGECACHE: A pointer to
 ** 8-byte aligned
 ** memory, the size of each page buffer (sz), and the number of pages (N).
 ** The sz argument should be the size of the largest database page
 ** (a power of two between 512 and 65536) plus some extra bytes for each
 ** page header. ^The number of extra bytes needed by the page header
 ** can be determined using the [SQLITE_CONFIG_PCACHE_HDRSZ] option
 ** to [sqlite3_config()].
 ** ^It is harmless, apart from the wasted memory,
 ** for the sz parameter to be larger than necessary. The first
 ** argument should pointer to an 8-byte aligned block of memory that
 ** is at least sz*N bytes of memory, otherwise subsequent behavior is
 ** undefined.
 ** ^SQLite will use the memory provided by the first argument to satisfy its
 ** memory needs for the first N pages that it adds to cache. ^If additional
 ** page cache memory is needed beyond what is provided by this option, then
 ** SQLite goes to [sqlite3_malloc()] for the additional storage space.</dd>
 **
 ** [[SQLITE_CONFIG_HEAP]] <dt>SQLITE_CONFIG_HEAP</dt>
 ** <dd> ^The SQLITE_CONFIG_HEAP option specifies a static memory buffer
 ** that SQLite will use for all of its dynamic memory allocation needs
 ** beyond those provided for by [SQLITE_CONFIG_SCRATCH] and
 ** [SQLITE_CONFIG_PAGECACHE].
 ** ^The SQLITE_CONFIG_HEAP option is only available if SQLite is compiled
 ** with either [SQLITE_ENABLE_MEMSYS3] or [SQLITE_ENABLE_MEMSYS5] and returns
 ** [SQLITE_ERROR] if invoked otherwise.
 ** ^There are three arguments to SQLITE_CONFIG_HEAP:
 ** An 8-byte aligned pointer to the memory,
 ** the number of bytes in the memory buffer, and the minimum allocation size.
 ** ^If the first pointer (the memory pointer) is NULL, then SQLite reverts
 ** to using its default memory allocator (the system malloc() implementation),
 ** undoing any prior invocation of [SQLITE_CONFIG_MALLOC]. ^If the
 ** memory pointer is not NULL then the alternative memory

** allocator is engaged to handle all of SQLites memory allocation needs.
 ** The first pointer (the memory pointer) must be aligned to an 8-byte
 ** boundary or subsequent behavior of SQLite will be undefined.
 ** The minimum allocation size is capped at 2**12. Reasonable values
 ** for the minimum allocation size are 2**5 through 2**8.</dd>
 **
 ** [[SQLITE_CONFIG_MUTEX]] <dt>SQLITE_CONFIG_MUTEX</dt>
 ** <dd> ^(The SQLITE_CONFIG_MUTEX option takes a single argument which is a
 ** pointer to an instance of the [sqlite3_mutex_methods] structure.
 ** The argument specifies alternative low-level mutex routines to be used
 ** in place the mutex routines built into SQLite.)^ ^SQLite makes a copy of
 ** the content of the [sqlite3_mutex_methods] structure before the call to
 ** [sqlite3_config()] returns. ^If SQLite is compiled with
 ** the [SQLITE_THREADSAFE | SQLITE_THREADSAFE=0] compile-time option then
 ** the entire mutexing subsystem is omitted from the build and hence calls to
 ** [sqlite3_config()] with the SQLITE_CONFIG_MUTEX configuration option will
 ** return [SQLITE_ERROR].</dd>
 **
 ** [[SQLITE_CONFIG_GETMUTEX]] <dt>SQLITE_CONFIG_GETMUTEX</dt>
 ** <dd> ^(The SQLITE_CONFIG_GETMUTEX option takes a single argument which
 ** is a pointer to an instance of the [sqlite3_mutex_methods] structure. The
 ** [sqlite3_mutex_methods]
 ** structure is filled with the currently defined mutex routines.)^
 ** This option can be used to overload the default mutex allocation
 ** routines with a wrapper used to track mutex usage for performance
 ** profiling or testing, for example. ^If SQLite is compiled with
 ** the [SQLITE_THREADSAFE | SQLITE_THREADSAFE=0] compile-time option then
 ** the entire mutexing subsystem is omitted from the build and hence calls to
 ** [sqlite3_config()] with the SQLITE_CONFIG_GETMUTEX configuration option will
 ** return [SQLITE_ERROR].</dd>
 **
 ** [[SQLITE_CONFIG_LOOKASIDE]] <dt>SQLITE_CONFIG_LOOKASIDE</dt>
 ** <dd> ^(The SQLITE_CONFIG_LOOKASIDE option takes two arguments that determine
 ** the default size of lookaside memory on each [database connection].
 ** The first argument is the
 ** size of each lookaside buffer slot and the second is the number of
 ** slots allocated to each database connection.)^ ^(SQLITE_CONFIG_LOOKASIDE
 ** sets the <i>default</i> lookaside size. The [SQLITE_DBCONFIG_LOOKASIDE]
 ** option to [sqlite3_db_config()] can be used to change the lookaside
 ** configuration on individual connections.)^ </dd>
 **
 ** [[SQLITE_CONFIG_PCACHE2]] <dt>SQLITE_CONFIG_PCACHE2</dt>
 ** <dd> ^(The SQLITE_CONFIG_PCACHE2 option takes a single argument which is
 ** a pointer to an [sqlite3_pcache_methods2] object. This object specifies
 ** the interface to a custom page cache implementation.)^
 ** ^SQLite makes a copy of the [sqlite3_pcache_methods2] object.</dd>
 **
 ** [[SQLITE_CONFIG_GETPCACHE2]] <dt>SQLITE_CONFIG_GETPCACHE2</dt>

** <dd> ^The `SQLITE_CONFIG_GETPCACHE2` option takes a single argument which
 ** is a pointer to an `[sqlite3_pcache_methods2]` object. SQLite copies of
 ** the current page cache implementation into that object.)^ </dd>
 **
 ** `[[SQLITE_CONFIG_LOG]]` <dt>`SQLITE_CONFIG_LOG`</dt>
 ** <dd> The `SQLITE_CONFIG_LOG` option is used to configure the SQLite
 ** global [error log].
 ** (^The `SQLITE_CONFIG_LOG` option takes two arguments: a pointer to a
 ** function with a call signature of `void*(*)(void*,int,const char*)`,
 ** and a pointer to void. ^If the function pointer is not NULL, it is
 ** invoked by `[sqlite3_log()]` to process each logging event. ^If the
 ** function pointer is NULL, the `[sqlite3_log()]` interface becomes a no-op.
 ** ^The void pointer that is the second argument to `SQLITE_CONFIG_LOG` is
 ** passed through as the first parameter to the application-defined logger
 ** function whenever that function is invoked. ^The second parameter to
 ** the logger function is a copy of the first parameter to the corresponding
 ** `[sqlite3_log()]` call and is intended to be a [result code] or an
 ** [extended result code]. ^The third parameter passed to the logger is
 ** log message after formatting via `[sqlite3_snprintf()]`.
 ** The SQLite logging interface is not reentrant; the logger function
 ** supplied by the application must not invoke any SQLite interface.
 ** In a multi-threaded application, the application-defined logger
 ** function must be threadsafe. </dd>
 **
 ** `[[SQLITE_CONFIG_URI]]` <dt>`SQLITE_CONFIG_URI`
 ** <dd>^The `SQLITE_CONFIG_URI` option takes a single argument of type `int`.
 ** If non-zero, then URI handling is globally enabled. If the parameter is zero,
 ** then URI handling is globally disabled.)^ ^If URI handling is globally
 ** enabled, all filenames passed to `[sqlite3_open()]`, `[sqlite3_open_v2()]`,
 ** `[sqlite3_open16()]` or
 ** specified as part of `[ATTACH]` commands are interpreted as URIs, regardless
 ** of whether or not the `[[SQLITE_OPEN_URI]]` flag is set when the database
 ** connection is opened. ^If it is globally disabled, filenames are
 ** only interpreted as URIs if the `SQLITE_OPEN_URI` flag is set when the
 ** database connection is opened. ^By default, URI handling is globally
 ** disabled. The default value may be changed by compiling with the
 ** `[[SQLITE_USE_URI]]` symbol defined.)^
 **
 ** `[[SQLITE_CONFIG_COVERING_INDEX_SCAN]]` <dt>`SQLITE_CONFIG_COVERING_INDEX_SCAN`
 ** <dd>^The `SQLITE_CONFIG_COVERING_INDEX_SCAN` option takes a single integer
 ** argument which is interpreted as a boolean in order to enable or disable
 ** the use of covering indices for full table scans in the query optimizer.
 ** ^The default setting is determined
 ** by the `[[SQLITE_ALLOW_COVERING_INDEX_SCAN]]` compile-time option, or is "on"
 ** if that compile-time option is omitted.
 ** The ability to disable the use of covering indices for full table scans
 ** is because some incorrectly coded legacy applications might malfunction
 ** when the optimization is enabled. Providing the ability to

** disable the optimization allows the older, buggy application code to work
 ** without change even with newer versions of SQLite.
 **
 ** [[SQLITE_CONFIG_PCACHE]] [[SQLITE_CONFIG_GETPCACHE]]
 ** <dt>SQLITE_CONFIG_PCACHE and SQLITE_CONFIG_GETPCACHE
 ** <dd> These options are obsolete and should not be used by new code.
 ** They are retained for backwards compatibility but are now no-ops.
 ** </dd>
 **
 ** [[SQLITE_CONFIG_SQLLOG]]
 ** <dt>SQLITE_CONFIG_SQLLOG
 ** <dd>This option is only available if sqlite is compiled with the
 ** [SQLITE_ENABLE_SQLLOG] pre-processor macro defined. The first argument should
 ** be a pointer to a function of type void*(void*,sqlite3*,const char*, int).
 ** The second should be of type (void*). The callback is invoked by the library
 ** in three separate circumstances, identified by the value passed as the
 ** fourth parameter. If the fourth parameter is 0, then the database connection
 ** passed as the second argument has just been opened. The third argument
 ** points to a buffer containing the name of the main database file. If the
 ** fourth parameter is 1, then the SQL statement that the third parameter
 ** points to has just been executed. Or, if the fourth parameter is 2, then
 ** the connection being passed as the second parameter is being closed. The
 ** third parameter is passed NULL in this case. An example of using this
 ** configuration option can be seen in the "test_sqllog.c" source file in
 ** the canonical SQLite source tree.</dd>
 **
 ** [[SQLITE_CONFIG_MMAP_SIZE]]
 ** <dt>SQLITE_CONFIG_MMAP_SIZE
 ** <dd>^SQLITE_CONFIG_MMAP_SIZE takes two 64-bit integer (sqlite3_int64) values
 ** that are the default mmap size limit (the default setting for
 ** [PRAGMA mmap_size]) and the maximum allowed mmap size limit.
 ** ^The default setting can be overridden by each database connection using
 ** either the [PRAGMA mmap_size] command, or by using the
 ** [SQLITE_FCNTL_MMAP_SIZE] file control. ^(The maximum allowed mmap size
 ** will be silently truncated if necessary so that it does not exceed the
 ** compile-time maximum mmap size set by the
 ** [SQLITE_MAX_MMAP_SIZE] compile-time option.)^
 ** ^If either argument to this option is negative, then that argument is
 ** changed to its compile-time default.
 **
 ** [[SQLITE_CONFIG_WIN32_HEAPSIZE]]
 ** <dt>SQLITE_CONFIG_WIN32_HEAPSIZE
 ** <dd>^The SQLITE_CONFIG_WIN32_HEAPSIZE option is only available if SQLite is
 ** compiled for Windows with the [SQLITE_WIN32_MALLOC] pre-processor macro
 ** defined. ^SQLITE_CONFIG_WIN32_HEAPSIZE takes a 32-bit unsigned integer value
 ** that specifies the maximum size of the created heap.
 **
 ** [[SQLITE_CONFIG_PCACHE_HDRSZ]]


```

** <dt>SQLITE_CONFIG_PCACHE_HDRSZ
** <dd>^The SQLITE_CONFIG_PCACHE_HDRSZ option takes a single parameter which
** is a pointer to an integer and writes into that integer the number of extra
** bytes per page required for each page in [SQLITE_CONFIG_PAGECACHE].
** The amount of extra space required can change depending on the compiler,
** target platform, and SQLite version.
**
** [[SQLITE_CONFIG_PMASZ]]
** <dt>SQLITE_CONFIG_PMASZ
** <dd>^The SQLITE_CONFIG_PMASZ option takes a single parameter which
** is an unsigned integer and sets the "Minimum PMA Size" for the multithreaded
** sorter to that integer. The default minimum PMA Size is set by the
** [SQLITE_SORTER_PMASZ] compile-time option. New threads are launched
** to help with sort operations when multithreaded sorting
** is enabled (using the [PRAGMA threads] command) and the amount of content
** to be sorted exceeds the page size times the minimum of the
** [PRAGMA cache_size] setting and this value.
** </dl>
*/

```

Found in path(s):

* /opt/cola/permits/103215794_1646171445.15/0/sqlite-amalgamation-201507162017-zip/sqlite3.h

1.176 inetutils 1.9.4

1.176.1 Available under license :

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Version 3, 29 June 2007

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@page

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to permit their use in free software.

@c Local Variables:

@c ispell-local-pdict: "ispell-dict"

@c End:

1.177 vim 7.4.481

1.177.1 Available under license :

uganda.txt For Vim version 8.2. Last change: 2019 Dec 07

VIM REFERENCE MANUAL by Bram Moolenaar

uganda *Uganda* *copying* *copyright* *license*

SUMMARY

iccf *ICCF*

Vim is Charityware. You can use and copy it as much as you like, but you are encouraged to make a donation for needy children in Uganda. Please see [|kcc|](#) below or visit the ICCF web site, available at these URLs:

<http://iccf-holland.org/>

<http://www.vim.org/iccf/>

<http://www.iccf.nl/>

You can also sponsor the development of Vim. Vim sponsors can vote for features. See [|sponsor|](#). The money goes to Uganda anyway.

The Open Publication License applies to the Vim documentation, see [|manual-copyright|](#).

=== begin of license ===

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II) It is allowed to distribute a modified (or extended) version of Vim, including executables and/or source code, when the following four conditions are met:

- 1) This license text must be included unmodified.
- 2) The modified Vim must be distributed in one of the following five ways:
 - a) If you make changes to Vim yourself, you must clearly describe in the distribution how to contact you. When the maintainer asks you (in any way) for a copy of the modified Vim you distributed, you must make your changes, including source code, available to the maintainer without fee. The maintainer reserves the right to include your changes in the official version of Vim. What the maintainer will do with your changes and under what license they will be distributed is negotiable. If there has been no negotiation then this license, or a later version, also applies to your changes. The current maintainer is Bram Moolenaar <Bram@vim.org>. If this changes it will be announced in appropriate places (most likely vim.sf.net, www.vim.org and/or comp.editors). When it is completely impossible to contact the maintainer, the obligation to send him your changes ceases. Once the maintainer has confirmed that he has received your changes they will not have to be sent again.
 - b) If you have received a modified Vim that was distributed as mentioned under a) you are allowed to further distribute it unmodified, as mentioned at I). If you make additional changes the text under a) applies to those changes.
 - c) Provide all the changes, including source code, with every copy of the modified Vim you distribute. This may be done in the form of a context diff. You can choose what license to use for new code you add. The changes and their license must not restrict others from making their own changes to the official version of Vim.
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 - You keep the changes for at least three years after last distributing the corresponding modified Vim. When the maintainer or someone who you distributed the modified Vim to asks you (in any way) for the changes within this period, you must make them available to him.
 - You clearly describe in the distribution how to contact you. This contact information must remain valid for at least three years after last distributing the corresponding modified Vim, or as long as possible.
 - e) When the GNU General Public License (GPL) applies to the changes, you can distribute the modified Vim under the GNU GPL version 2 or any later version.
- 3) A message must be added, at least in the output of the ":version" command and in the intro screen, such that the user of the modified Vim is able to see that it was modified. When distributing as mentioned

under 2)e) adding the message is only required for as far as this does not conflict with the license used for the changes.

4) The contact information as required under 2)a) and 2)d) must not be removed or changed, except that the person himself can make corrections.

III) If you distribute a modified version of Vim, you are encouraged to use the Vim license for your changes and make them available to the maintainer, including the source code. The preferred way to do this is by e-mail or by uploading the files to a server and e-mailing the URL. If the number of changes is small (e.g., a modified Makefile) e-mailing a context diff will do. The e-mail address to be used is <maintainer@vim.org>

IV) It is not allowed to remove this license from the distribution of the Vim sources, parts of it or from a modified version. You may use this license for previous Vim releases instead of the license that they came with, at your option.

=== end of license ===

Note:

- If you are happy with Vim, please express that by reading the rest of this file and consider helping needy children in Uganda.
- If you want to support further Vim development consider becoming a [sponsor]. The money goes to Uganda anyway.
- According to Richard Stallman the Vim license is GNU GPL compatible. A few minor changes have been made since he checked it, but that should not make a difference.
- If you link Vim with a library that goes under the GNU GPL, this limits further distribution to the GNU GPL. Also when you didn't actually change anything in Vim.
- Once a change is included that goes under the GNU GPL, this forces all further changes to also be made under the GNU GPL or a compatible license.
- If you distribute a modified version of Vim, you can include your name and contact information with the "--with-modified-by" configure argument or the MODIFIED_BY define.

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

Kibaale Children's Centre (KCC) is located in Kibaale, a small town in the

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

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

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

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

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

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

donate

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

of these possibilities:

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

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

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

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

The address of the centre is:

Kibaale Children's Centre
p.o. box 1658
Masaka, Uganda, East Africa

Sending money: *iccf-donations*

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

USA: The methods mentioned below can be used.

Sending a check to the Nehemiah Group Outreach Society (NGOS) is no longer possible, unfortunately. We are looking for another way to get you an IRS tax receipt.

For sponsoring a child contact KCF in Canada (see below). US checks can be sent to them to lower banking costs.

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

10238-168 Street
Surrey, B.C. V4N 1Z4
Canada
Phone: 604-581-5353

If you make a donation to Kibaale Children's Fund (KCF) you will receive a tax receipt which can be submitted with your tax return.

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

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

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

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

Credit Card: You can use PayPal to send money with a Credit card. This is the most widely used Internet based payment system. It's really simple to use. Use this link to find more info:
https://www.paypal.com/en_US/mrb/pal=XAC62PML3GF8Q
The e-mail address for sending the money to is:
Bram@iccf-holland.org
For amounts above 400 Euro (\$500) sending a check is preferred.

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

amounts for foreign check, sorry)

Address to send checks to:

Bram Moolenaar
Finsterruetihof 1
8134 Adliswil
Switzerland

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

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

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Version 2.1, February 1999

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

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

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- 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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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

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

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

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it 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:

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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.

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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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1.179 openssh 7.1p1

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```
* @version 3.0 (December 2000)
*
* Optimised ANSI C code for the Rijndael cipher (now AES)
*
* @author Vincent Rijmen <vincent.rijmen@esat.kuleuven.ac.be>
* @author Antoon Bosselaers <antoon.bosselaers@esat.kuleuven.ac.be>
* @author Paulo Barreto <paulo.barreto@terra.com.br>
*
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1.180 apache-log4j 1.2.17

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1.182 openssh 7.5

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```
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 */

/* OPENBSD ORIGINAL: sys/sys/poll.h */

#if !defined(HAVE_POLL) && !defined(HAVE_POLL_H)
#ifdef _COMPAT_POLL_H
#define _COMPAT_POLL_H
```

```

typedef struct pollfd {
    int fd;
    short events;
    short revents;
} pollfd_t;

typedef unsigned int nfds_t;

#define POLLIN 0x0001
#define POLLOUT 0x0004
#define POLLERR 0x0008
#define POLLHUP 0x0010
#define POLLNVAL 0x0020
#if 0
/* the following are currently not implemented */
#define POLLPRI 0x0002
#define POLLRDNORM 0x0040
#define POLLNORM POLLRDNORM
#define POLLWRNORM POLLOUT
#define POLLRDBAND 0x0080
#define POLLWRBAND 0x0100
#endif

#define INFTIM (-1) /* not standard */

int poll(struct pollfd *, nfds_t, int);
#endif /* !_COMPAT_POLL_H_ */
#endif /* !HAVE_POLL_H */

```

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```

[Tatu continues]

```

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- DES is now external, in the OpenSSL library
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- The make-ssh-known-hosts script is no longer included
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* @version 3.0 (December 2000)

*

* Optimised ANSI C code for the Rijndael cipher (now AES)

*

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

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

* @author Paulo Barreto <paulo.barreto@terra.com.br>

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```

```
*/
```

```
#ifndef HAVE_SETRESGID
int setresgid(gid_t, gid_t, gid_t);
#endif
#ifndef HAVE_SETRESUID
int setresuid(uid_t, uid_t, uid_t);
#endif
/*
```

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```

```
*
```

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*  
*/
```

```
#ifndef _BSD_WAITPID_H  
#define _BSD_WAITPID_H
```

```
#ifndef HAVE_WAITPID  
/* Clean out any potential issues */  
#undef WIFEXITED  
#undef WIFSTOPPED  
#undef WIFSIGNALED
```

```
/* Define required functions to mimic a POSIX look and feel */  
#define _W_INT(w) (*(int*)&(w)) /* convert union wait to int */  
#define WIFEXITED(w) (!((_W_INT(w)) & 0377))  
#define WIFSTOPPED(w) ((_W_INT(w)) & 0100)  
#define WIFSIGNALED(w) (!WIFEXITED(w) && !WIFSTOPPED(w))  
#define WEXITSTATUS(w) (int)(WIFEXITED(w) ? ((_W_INT(w) >> 8) & 0377) : -1)  
#define WTERMSIG(w) (int)(WIFSIGNALED(w) ? (_W_INT(w) & 0177) : -1)  
#define WCOREFLAG 0x80  
#define WCOREDUMP(w) ((_W_INT(w)) & WCOREFLAG)
```

```
/* Prototype */  
pid_t waitpid(int, int *, int);
```

```
#endif /* !HAVE_WAITPID */  
#endif /* _BSD_WAITPID_H */
```

1.183 kexec-tools 2.0.2

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1.186 sed 4.2.2

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@item

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

@item

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@item

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@end enumerate

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```
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1.189 e2fsprogs 1.42.9

1.189.1 Available under license :

Index: tdbsa/tdb.c

 --- tdbsa.orig/tdb.c

+++ tdbsa/tdb.c

@@ -4,11 +4,11 @@ Rev: 23371

Last Changed Date: 2007-06-06 20:14:06 -0400 (Wed, 06 Jun 2007)

*/

/*

- Unix SMB/CIFS implementation.
- + trivial database library - standalone version

- trivial database library - private includes

-

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 from sources obtained from a mirror of:
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Theodore Ts'o
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1.191 pkix-ssh 10.1

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

In 1995, Guido continued his work on Python at the Corporation for National Research Initiatives (CNRI, see <http://www.cnri.reston.va.us>)

in Reston, Virginia where he released several versions of the software.

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

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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	2005	PSF	yes
2.4.2	2.4.1	2005	PSF	yes
2.4.3	2.4.2	2006	PSF	yes
2.4.4	2.4.3	2006	PSF	yes
2.5	2.4	2006	PSF	yes
2.5.1	2.5	2007	PSF	yes
2.5.2	2.5.1	2008	PSF	yes

2.5.3	2.5.2	2008	PSF	yes
2.6	2.5	2008	PSF	yes
2.6.1	2.6	2008	PSF	yes
2.6.2	2.6.1	2009	PSF	yes
2.6.3	2.6.2	2009	PSF	yes
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.. highlightlang:: none

.. _history-and-license:

History and License

History of the software

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

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

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

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0.9.0 thru 1.2	n/a	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	
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2.0.1	2.0+1.6.1	2001	PSF	yes	
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2.1.1	2.1+2.0.1	2001	PSF	yes	
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2.1.2	2.1.1	2002	PSF	yes	
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2.2.3	2.2.2	2002-2003	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	2003	PSF	yes	
+-----+					
2.3.3	2.3.2	2003	PSF	yes	
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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	
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2.4.1	2.4	2005	PSF	yes	
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2.4.2	2.4.1	2005	PSF	yes	
+-----+					
2.4.3	2.4.2	2006	PSF	yes	
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2.4.4	2.4.3	2006	PSF	yes	
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2.5.1	2.5	2007	PSF	yes	
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2.5.2	2.5.1	2008	PSF	yes	
+-----+-----+-----+-----+-----+					
2.5.3	2.5.2	2008	PSF	yes	
+-----+-----+-----+-----+-----+					
2.6	2.5	2008	PSF	yes	
+-----+-----+-----+-----+-----+					
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2.6.2	2.6.1	2009	PSF	yes	
+-----+-----+-----+-----+-----+					
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+-----+-----+-----+-----+-----+					
2.6.4	2.6.3	2010	PSF	yes	
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Mersenne Twister

The `:mod:`_random`` module includes code based on a download from <http://www.math.keio.ac.jp/matsumoto/MT2002/emt19937ar.html>. The following are the verbatim comments from the original code::

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

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

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Any feedback is very welcome.

<http://www.math.keio.ac.jp/matumoto/emt.html>

email: matumoto@math.keio.ac.jp

Sockets

The `:mod:`socket`` module uses the functions, `:func:`getaddrinfo``, and `:func:`getnameinfo``, which are coded in separate source files from the WIDE Project, <http://www.wide.ad.jp/>. ::

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MD5 message digest algorithm

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L. Peter Deutsch
ghost@aladdin.com

Independent implementation of MD5 (RFC 1321).

This code implements the MD5 Algorithm defined in RFC 1321, whose text is available at

<http://www.ietf.org/rfc/rfc1321.txt>

The code is derived from the text of the RFC, including the test suite (section A.5) but excluding the rest of Appendix A. It does not include any code or documentation that is identified in the RFC as being copyrighted.

The original and principal author of md5.h is L. Peter Deutsch <ghost@aladdin.com>. Other authors are noted in the change history that follows (in reverse chronological order):

2002-04-13 lpd Removed support for non-ANSI compilers; removed references to Ghostscript; clarified derivation from RFC 1321; now handles byte order either statically or dynamically.
1999-11-04 lpd Edited comments slightly for automatic TOC extraction.
1999-10-18 lpd Fixed typo in header comment (ansi2knr rather than md5); added conditionalization for C++ compilation from Martin Purschke <purschke@bnl.gov>.
1999-05-03 lpd Original version.

Asynchronous socket services

The :mod:`asynchat` and :mod:`asyncore` modules contain the following notice::

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UUencode and UUdecode functions

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Modified by Jack Jansen, CWI, July 1995:

- Use `binascii` module to do the actual line-by-line conversion between `ascii` and `binary`. This results in a 1000-fold speedup. The C version is still 5 times faster, though.
- Arguments more compliant with Python standard

XML Remote Procedure Calls

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test_epoll

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Select kqueue

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strtod and dtoa

The file :file:`Python/dtoa.c`, which supplies C functions dtoa and
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1.199 tcpdump 4.7.4

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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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1.201 inetutils 1.9.2

1.201.1 Available under license :

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Version 3, 29 June 2007

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1.204 net-snmp 5.1

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1.205 binutils 2.25.51

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

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+++++

Dean Elsner wrote the original gas for vax. [more details?]

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

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

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

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

The Intel 80386 machine description was written by Eliot Dresselhaus.

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

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

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

Support for the Zilog Z8k and Hitachi H8/300, H8/500 and SH processors (tc-z8k, tc-h8300, tc-h8500, tc-sh), and IEEE 695 object file format (obj-ieee), was written by Steve Chamberlain of Cygnus Solutions. Steve also modified the COFF back end (obj-coffbfd) to use BFD for some low-level operations, for use with the Hitachi, 29k and Zilog targets.

John Gilmore built the AMD 29000 support, added .include support, and simplified the configuration of which versions accept which pseudo-ops. He updated the 68k machine description so that Motorola's

opcodes always produced fixed-size instructions (e.g. jsr), while synthetic instructions remained shrinkable (jbsr). John fixed many bugs, including true tested cross-compilation support, and one bug in relaxation that took a week and required the proverbial one-bit fix.

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

David Edelsohn contributed fixes for the PowerPC and AIX support.

Steve Chamberlain made gas able to generate listings.

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

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

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

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

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

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

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

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

Alan Modra reworked much of the i386 backend, improving the error checking, updating the code, and improving the 16 bit support, using patches from the work of Martynas Kunigelis and H.J. Lu.

Many others have contributed large or small bugfixes and enhancements. If you've contributed significant work and are not mentioned on this list, and want to be, let us know. Some of the history has been lost; we aren't

intentionally leaving anyone out.

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1.206 open-ldap 2.4.46

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1.207 sqlite 3.18.0

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1.208 ethtool 4.0

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1.209 util-linux 2.26.2

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Initialize empty image

`f1c9645dbc14efddc7d8a322685f26eb` `bsd.img`

Create new DOS partition table
57e721e38d1266c2df055067c18f2cf9 bsd.img

---layout-----

Disk <removed>: 10 MiB, 10485760 bytes, 20480 sectors
Units: sectors of 1 * 512 = 512 bytes
Sector size (logical/physical): 512 bytes / 512 bytes
I/O size (minimum/optimal): 512 bytes / 512 bytes
Disklabel type: dos
Disk identifier: <removed>

Create 1st primary partition
ada64ace122978d00d1d1c0e5ee45d26 bsd.img

---layout-----

Disk <removed>: 10 MiB, 10485760 bytes, 20480 sectors
Units: sectors of 1 * 512 = 512 bytes
Sector size (logical/physical): 512 bytes / 512 bytes
I/O size (minimum/optimal): 512 bytes / 512 bytes
Disklabel type: dos
Disk identifier: <removed>

Device	Boot	Start	End	Sectors	Size	Id	Type
<removed>1		2048	4095	2048	1M	83	Linux

Create 2st primary partition
1bebf87248e05d6e4e62b749da65d023 bsd.img
Set 2nd partition type
2d8e8dff51a88a045db233418dd73fbe bsd.img

---layout-----

Disk <removed>: 10 MiB, 10485760 bytes, 20480 sectors
Units: sectors of 1 * 512 = 512 bytes
Sector size (logical/physical): 512 bytes / 512 bytes
I/O size (minimum/optimal): 512 bytes / 512 bytes
Disklabel type: dos
Disk identifier: <removed>

Device	Boot	Start	End	Sectors	Size	Id	Type
<removed>1		2048	4095	2048	1M	83	Linux
<removed>2		4096	20479	16384	8M	a5	FreeBSD

Create default BSD
2e1cee529cb59c9341afef0443f196a1 bsd.img

---layout-----

Welcome to fdisk <removed>.
Changes will remain in memory only, until you decide to write them.
Be careful before using the write command.

Command (m for help): Entering nested BSD disklabel.

Command (m for help): Disk <removed>2: 10 MiB, 10485760 bytes, 20480 sectors
Geometry: 255 heads, 63 sectors/track, 1 cylinders
Units: sectors of 1 * 512 = 512 bytes
Sector size (logical/physical): 512 bytes / 512 bytes
I/O size (minimum/optimal): 512 bytes / 512 bytes
Disklabel type: bsd
partitions: 4

Slice	Start	End	Sectors	Size	Type	Fsize	Bsize	Cpg
c	4096	20479	16384	8M	unused	0	0	0
d	0	16064	16065	7.9M	unused	0	0	0

Partition table entries are not in disk order.

Command (m for help): Leaving nested disklabel.

Command (m for help):

b5c121c2091b2ff26b880551feac7112 bsd.img

---layout-----

Welcome to fdisk <removed>.
Changes will remain in memory only, until you decide to write them.
Be careful before using the write command.

Command (m for help): Entering nested BSD disklabel.

Command (m for help): Disk <removed>2: 10 MiB, 10485760 bytes, 20480 sectors
Geometry: 255 heads, 63 sectors/track, 1 cylinders
Units: sectors of 1 * 512 = 512 bytes
Sector size (logical/physical): 512 bytes / 512 bytes
I/O size (minimum/optimal): 512 bytes / 512 bytes
Disklabel type: bsd
partitions: 4

Slice	Start	End	Sectors	Size	Type	Fsize	Bsize	Cpg
-------	-------	-----	---------	------	------	-------	-------	-----

```
a 4096 6144 2049 1M 4.2BSD 0 0 0
c 4096 20479 16384 8M unused 0 0 0
d 0 16064 16065 7.9M unused 0 0 0
```

Partition table entries are not in disk order.

Command (m for help): Leaving nested disklabel.

Command (m for help):

Changes will remain in memory only, until you decide to write them.
Be careful before using the write command.

Command (m for help): Entering nested BSD disklabel.

Command (m for help):

```
0 unused      5 4.1BSD      9 4.4LFS      d boot
1 swap        6 Eighth Edition a unknown    e ADOS
2 Version 6   7 4.2BSD      b HPFS       f HFS
3 Version 7   8 MS-DOS     c ISO-9660   10 AdvFS
4 System V
```

Command (m for help):

```
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```

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```
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```
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1.210 berkeley-db 6.0.30

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- *
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- *
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- *
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- *
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- *
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- * menu, a prominent item in the list meets this criterion.
- *
- * 1. Source Code.
- *
- * The "source code" for a work means the preferred form of the work
- * for making modifications to it. "Object code" means any non-source
- * form of a work.
- *
- * A "Standard Interface" means an interface that either is an official
- * standard defined by a recognized standards body, or, in the case of
- * interfaces specified for a particular programming language, one that
- * is widely used among developers working in that language.
- *
- * The "System Libraries" of an executable work include anything, other
- * than the work as a whole, that (a) is included in the normal form of
- * packaging a Major Component, but which is not part of that Major
- * Component, and (b) serves only to enable use of the work with that
- * Major Component, or to implement a Standard Interface for which an
- * implementation is available to the public in source code form. A
- * "Major Component", in this context, means a major essential component
- * (kernel, window system, and so on) of the specific operating system
- * (if any) on which the executable work runs, or a compiler used to
- * produce the work, or an object code interpreter used to run it.
- *
- * The "Corresponding Source" for a work in object code form means all
- * the source code needed to generate, install, and (for an executable
- * work) run the object code and to modify the work, including scripts to
- * control those activities. However, it does not include the work's
- * System Libraries, or general-purpose tools or generally available free
- * programs which are used unmodified in performing those activities but
- * which are not part of the work. For example, Corresponding Source
- * includes interface definition files associated with source files for
- * the work, and the source code for shared libraries and dynamically
- * linked subprograms that the work is specifically designed to require,
- * such as by intimate data communication or control flow between those

* subprograms and other parts of the work.

*

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

*

* The Corresponding Source for a work in source code form is that
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*

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*

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* it, and giving a relevant date.

*

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* "keep intact all notices".

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*

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* in one of these ways:

*

* a) Convey the object code in, or embodied in, a physical product
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* Corresponding Source fixed on a durable physical medium
* customarily used for software interchange.

*

* b) Convey the object code in, or embodied in, a physical product
* (including a physical distribution medium), accompanied by a
* written offer, valid for at least three years and valid for as
* long as you offer spare parts or customer support for that product
* model, to give anyone who possesses the object code either (1) a
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* more than your reasonable cost of physically performing this
* conveying of source, or (2) access to copy the
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*

* c) Convey individual copies of the object code with a copy of the
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* alternative is allowed only occasionally and noncommercially, and
* only if you received the object code with such an offer, in accord
* with subsection 6b.

*

* d) Convey the object code by offering access from a designated
* place (gratis or for a charge), and offer equivalent access to the
* Corresponding Source in the same way through the same place at no
* further charge. You need not require recipients to copy the
* Corresponding Source along with the object code. If the place to
* copy the object code is a network server, the Corresponding Source
* may be on a different server (operated by you or a third party)
* that supports equivalent copying facilities, provided you maintain
* clear directions next to the object code saying where to find the
* Corresponding Source. Regardless of what server hosts the
* Corresponding Source, you remain obligated to ensure that it is
* available for as long as needed to satisfy these requirements.

*

* e) Convey the object code using peer-to-peer transmission, provided

- * you inform other peers where the object code and Corresponding
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- * charge under subsection 6d.
- *
- * A separable portion of the object code, whose source code is excluded
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- * included in conveying the object code work.
- *
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- * doubtful cases shall be resolved in favor of coverage. For a particular
- * product received by a particular user, "normally used" refers to a
- * typical or common use of that class of product, regardless of the status
- * of the particular user or of the way in which the particular user
- * actually uses, or expects or is expected to use, the product. A product
- * is a consumer product regardless of whether the product has substantial
- * commercial, industrial or non-consumer uses, unless such uses represent
- * the only significant mode of use of the product.
- *
- * "Installation Information" for a User Product means any methods,
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- * and execute modified versions of a covered work in that User Product from
- * a modified version of its Corresponding Source. The information must
- * suffice to ensure that the continued functioning of the modified object
- * code is in no case prevented or interfered with solely because
- * modification has been made.
- *
- * If you convey an object code work under this section in, or with, or
- * specifically for use in, a User Product, and the conveying occurs as
- * part of a transaction in which the right of possession and use of the
- * User Product is transferred to the recipient in perpetuity or for a
- * fixed term (regardless of how the transaction is characterized), the
- * Corresponding Source conveyed under this section must be accompanied
- * by the Installation Information. But this requirement does not apply
- * if neither you nor any third party retains the ability to install
- * modified object code on the User Product (for example, the work has
- * been installed in ROM).
- *
- * The requirement to provide Installation Information does not include a
- * requirement to continue to provide support service, warranty, or updates
- * for a work that has been modified or installed by the recipient, or for
- * the User Product in which it has been modified or installed. Access to a
- * network may be denied when the modification itself materially and
- * adversely affects the operation of the network or violates the rules and
- * protocols for communication across the network.
- *

* Corresponding Source conveyed, and Installation Information provided,
* in accord with this section must be in a format that is publicly
* documented (and with an implementation available to the public in
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Index: tdbsa/tdb.c

--- tdbsa.orig/tdb.c

+++ tdbsa/tdb.c

@@ -4,11 +4,11 @@ Rev: 23371

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*/

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- Unix SMB/CIFS implementation.
+ trivial database library - standalone version

- trivial database library - private includes

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Theodore Ts'o
23-June-2007

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```

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<signature of Ty Coon>, 1 April 1989
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This package was added to the e2fsprogs debian source package by Theodore Ts'o <tytso@mit.edu> on Sat Mar 15 15:33:37 EST 2003

It is part of the main e2fsprogs distribution, which can be found at:

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Upstream Author: Theodore Ts'o <tytso@mit.edu>

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This is the Debian GNU/Linux prepackaged version of the `ss` command-line interface parsing library. It is currently distributed together with the EXT2 file system utilities, which are otherwise packaged as "e2fsprogs".

This package was put together by Yann Dirson <dirson@debian.org>, from sources obtained from a mirror of:
tsx-11.mit.edu/pub/linux/packages/ext2fs/

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```
#
# This is a Makefile stub which handles the creation of BSD shared
# libraries.
#
# In order to use this stub, the following makefile variables must be defined.
#
# BSDLIB_VERSION = 1.0
# BSDLIB_IMAGE = libce
# BSDLIB_MYDIR = et
# BSDLIB_INSTALL_DIR = $(SHLIBDIR)
#
```

```
all:: image
```

```
real-subdirs:: Makefile
```

```
@echo " MKDIR pic"
```

```
@mkdir -p pic
```

```
BSD_LIB = $(BSDLIB_IMAGE).so.$(BSDLIB_VERSION)
```

```
BSDLIB_PIC_FLAG = -fpic
```

```
image: $(BSD_LIB)
```

```
$(BSD_LIB): $(OBJS)
```

```
(cd pic; ld -Bshareable -o $(BSD_LIB) $(LDFLAGS_SHLIB) $(OBJS))
```

```
$(MV) pic/$(BSD_LIB) .
```

```
$(RM) -f ../$(BSD_LIB)
```

```
(cd ..; $(LN) $(LINK_BUILD_FLAGS) \
```

```
`echo $(my_dir) | sed -e 's/lib/;"/$(BSD_LIB) $(BSD_LIB))
```

```
install-shlibs install:: $(BSD_LIB)
```

```
@echo " INSTALL_PROGRAM $(BSDLIB_INSTALL_DIR)/$(BSD_LIB)"
```

```
@$(INSTALL_PROGRAM) $(BSD_LIB) \
```

```
$(DESTDIR)$$(BSDLIB_INSTALL_DIR)/$(BSD_LIB)
```

```
@-$(LDCONFIG)
```

```
install-strip: install
```

```
install-shlibs-strip: install-shlibs
```

uninstall-shlibs uninstall::

```
$(RM) -f $(DESTDIR)$(BSDLIB_INSTALL_DIR)/$(BSD_LIB)
```

clean::

```
$(RM) -rf pic
```

```
$(RM) -f $(BSD_LIB)
```

```
$(RM) -f ../$(BSD_LIB)
```

This is the Debian GNU/Linux prepackaged version of the Common Error Description library. It is currently distributed together with the EXT2 file system utilities, which are otherwise packaged as "e2fsprogs".

This package was put together by Yann Dirson <dirson@debian.org>, from sources obtained from a mirror of:
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Gadi Oxman, August 1995

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1.213 parted 3.2

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```
src/preproc/grn/gprint.h
src/preproc/grn/hdb.cpp
src/preproc/grn/hgraph.cpp
src/preproc/grn/hpoint.cpp
src/preproc/grn/main.cpp
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```
src/devices/xditview/DESC.in
src/devices/xditview/Dvi.c
src/devices/xditview/Dvi.h
src/devices/xditview/DviP.h
src/devices/xditview/FontMap
src/devices/xditview/GXditview.ad
src/devices/xditview/Menu.h
src/devices/xditview/ad2c
src/devices/xditview/device.c
src/devices/xditview/device.h
src/devices/xditview/draw.c
src/devices/xditview/font.c
src/devices/xditview/gray1.bm
src/devices/xditview/gray2.bm
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src/devices/xditview/page.c
src/devices/xditview/parse.c
src/devices/xditview/xdit.bm
src/devices/xditview/xdit_mask.bm
src/devices/xditview/xditview.c

src/include/DviChar.h
src/include/XFontName.h
```

src/libs/libxutil/DviChar.c
src/libs/libxutil/XFontName.c

Macro Packages

. The -mdoc macro set, using the BSD license.

tmac/doc.tmac
tmac/doc-old.tmac
tmac/doc-common
tmac/doc-ditroff
tmac/doc-nroff
tmac/doc-syms
tmac/groff_mdoc.man

. The -me macro set, using the BSD license.

tmac/e.tmac
tmac/groff_me.man
doc/meintro.me
doc/meintro_fr.me
doc/meref.me

Hyphenation Patterns

. The file ``tmac/hyphen.us'` is identical to the file ``hyphen.tex'`, part of the TeX system written by Donald E. Knuth; the master file can be found at

<ftp://labrea.stanford.edu/pub/tex/dist/lib/hyphen.tex> .

It has been renamed for consistency, i.e., to make patterns available under the filenames ``hyphen.<language>'`, e.g. ``hyphen.de'` or ``hyphen.uk'`.

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. The file ``tmac/hyphen.fr'` contains the same patterns as the file ``frhyph.tex'` (for TeX), which can be found at

<http://dante.ctan.org/CTAN/language/hyphenation/frhyph.tex> .

The patterns have been converted to a format groff can understand.

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. The file `tmac/hyphen.sv' is identical to the file `svhyph.tex', which can be found at

<http://dante.ctan.org/CTAN/language/hyphenation/svhyph.tex> .

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. The files `tmac/hyphen.det' and `tmac/hyphen.den' contain the same patterns as the files `dehyphn.tex' and `dehypht.tex' (for TeX), which can be found at

<http://dante.ctan.org/CTAN/language/hyphenation/dehyphn.tex>
<http://dante.ctan.org/CTAN/language/hyphenation/dehypht.tex> .

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. The file `tmac/hyphenex.det' is identical to the file `dehyphtex.tex', which can be found at

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. The file `tmac/hyphen.cs' contains the same patterns as the file `czhyphen.tex' (for TeX), which can be found in the archive

<http://dante.ctan.org/CTAN/macros/cstex/base/csplain.tar.gz> .

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jpg "Clone me," says Dolly sheepishly.

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23. [24]Jim Jagielski <jim@jagubox.gsfc.nasa.gov> A/UX port
24. [25]Jeff Johnson <jbj@chatham.usdesign.com> massive prototyping overhaul
25. [26]Hans Lambermont <Hans.Lambermont@nl.origin-it.com> or [27]<H.Lambermont@chello.nl> ntpsweep
26. [28]Poul-Henning Kamp <phk@FreeBSD.ORG> Oncore driver (Original author)
27. [29]Frank Kardel [30]<kardel (at) ntp (dot) org> PARSE <GENERIC> driver (>14 reference clocks), STREAMS modules for PARSE, support scripts, syslog cleanup, dynamic interface handling
28. [31]William L. Jones <jones@hermes.chpc.utexas.edu> RS/6000 AIX modifications, HPUX modifications
29. [32]Dave Katz <dkatz@cisco.com> RS/6000 AIX port
30. [33]Craig Leres <leres@ee.lbl.gov> 4.4BSD port, ppsclock, Magnavox GPS clock driver
31. [34]George Lindholm <lindholm@ucs.ubc.ca> SunOS 5.1 port
32. [35]Louis A. Mamakos <louie@ni.umd.edu> MD5-based authentication
33. [36]Lars H. Mathiesen <thorinn@diku.dk> adaptation of foundation code for Version 3 as specified in RFC-1305
34. [37]Danny Mayer <mayer@ntp.org>Network I/O, Windows Port, Code Maintenance
35. [38]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
36. [39]Wolfgang Moeller <moeller@gwdgv1.dnet.gwdg.de> VMS port
37. [40]Jeffrey Mogul <mogul@pa.dec.com> ntptrace utility
38. [41]Tom Moore <tmoore@fieval.daytonoh.ncr.com> i386 svr4 port
39. [42]Kamal A Mostafa <kamal@whence.com> SCO OpenServer port
40. [43]Derek Mulcahy <derek@toybox.demon.co.uk> and [44]Damon Hart-Davis <d@hd.org> ARCRON MSF clock driver
41. [45]Rob Neal <neal@ntp.org> Bancomm refclock and config/parse code maintenance
42. [46]Rainer Pruy <Rainer.Pruy@informatik.uni-erlangen.de> monitoring/trap scripts, statistics file handling

43. [47]Dirce Richards <dirce@zk3.dec.com> Digital UNIX V4.0 port
 44. [48]Wilfredo Sánchez <wsanchez@apple.com> added support for NetInfo
 45. [49]Nick Sayer <mrapple@quack.kfu.com> SunOS streams modules
 46. [50]Jack Sasportas <jack@innovativeinternet.com> Saved a Lot of space on the stuff in the html/pic/ subdirectory
 47. [51]Ray Schnitzler <schnitz@unipress.com> Unixware1 port
 48. [52]Michael Shields <shields@tembel.org> USNO clock driver
 49. [53]Jeff Steinman <jss@pebbles.jpl.nasa.gov> Datum PTS clock driver
 50. [54]Harlan Stenn <harlan@pfcs.com> GNU automake/autoconfigure makeover, various other bits (see the ChangeLog)
 51. [55]Kenneth Stone <ken@sdd.hp.com> HP-UX port
 52. [56]Ajit Thyagarajan <ajit@ee.udel.edu>IP multicast/anycast support
 53. [57]Tomoaki TSURUOKA <tsuruoka@nc.fukuoka-u.ac.jp>TRAK clock driver
 54. [58]Paul A Vixie <vixie@vix.com> TrueTime GPS driver, generic TrueTime clock driver
 55. [59]Ulrich Windl <Ulrich.Windl@rz.uni-regensburg.de> corrected and validated HTML documents according to the HTML DTD
-

References

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1.218 zlib 1.1.4

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/* zlib.h -- interface of the 'zlib' general purpose compression library
version 1.2.11, January 15th, 2017

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1.219 libksba 1.3.3

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1.220 busybox 1.19.4

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jseward@bzip.org
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/*

* hash.c: chained hash tables

*

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*

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1.223 libgpg-error 1.19

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1.225 sed 4.1.5

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1.226 apache-log4j 1.2.17

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1.230 openssh 6.2

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```
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 */

/* OPENBSD ORIGINAL: sys/sys/poll.h */

#if !defined(HAVE_POLL) && !defined(HAVE_POLL_H)
#ifdef _COMPAT_POLL_H
#define _COMPAT_POLL_H

typedef struct pollfd {
    int fd;
    short events;
    short revents;
} pollfd_t;

typedef unsigned int nfds_t;
```



```

#define POLLIN 0x0001
#define POLLOUT 0x0004
#define POLLERR 0x0008
#define POLLHUP 0x0010
#define POLLNVAL 0x0020
#if 0
/* the following are currently not implemented */
#define POLLPRI 0x0002
#define POLLRDNORM 0x0040
#define POLLNORM POLLRDNORM
#define POLLWRNORM POLLOUT
#define POLLRDBAND 0x0080
#define POLLWRBAND 0x0100
#endif

#define INFTIM (-1) /* not standard */

int poll(struct pollfd *, nfd_t, int);
#endif /* !_COMPAT_POLL_H_ */
#endif /* !HAVE_POLL_H */

```

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```

[Tatu continues]

```

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- GMP is no longer used, and instead we call BN code from OpenSSL
- Zlib is now external, in a library
- The make-ssh-known-hosts script is no longer included
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- Blowfish is now external, in the OpenSSL library

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* @version 3.0 (December 2000)

*

* Optimised ANSI C code for the Rijndael cipher (now AES)

*

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

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

* @author Paulo Barreto <paulo.barreto@terra.com.br>

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```

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 */

#ifdef HAVE_SETRESGID
int setresgid(gid_t, gid_t, gid_t);
#endif
#ifdef HAVE_SETRESUID
int setresuid(uid_t, uid_t, uid_t);
#endif
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 */

```



```

*/

#ifndef _BSD_WAITPID_H
#define _BSD_WAITPID_H

#ifndef HAVE_WAITPID
/* Clean out any potential issues */
#undef WIFEXITED
#undef WIFSTOPPED
#undef WIFSIGNALED

/* Define required functions to mimic a POSIX look and feel */
#define _W_INT(w) (*(int*)&(w)) /* convert union wait to int */
#define WIFEXITED(w) (!((_W_INT(w)) & 0377))
#define WIFSTOPPED(w) ((_W_INT(w)) & 0100)
#define WIFSIGNALED(w) (!WIFEXITED(w) && !WIFSTOPPED(w))
#define WEXITSTATUS(w) (int)(WIFEXITED(w) ? ((_W_INT(w) >> 8) & 0377) : -1)
#define WTERMSIG(w) (int)(WIFSIGNALED(w) ? (_W_INT(w) & 0177) : -1)
#define WCOREFLAG 0x80
#define WCOREDUMP(w) ((_W_INT(w)) & WCOREFLAG)

/* Prototype */
pid_t waitpid(int, int *, int);

#endif /* !HAVE_WAITPID */
#endif /* _BSD_WAITPID_H */

```

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